

Ceylon Government Gazette

Published by Authority.

No. 5,282-FRIDAY, APRIL 20, 1894.

	PAGE
Minutes by the Governor	
Proclamations by the Governo	or 865
Appointments by the Governo	or 867
Fovernment Notifications	868 & 904
Draft Ordinances	—
Passed Ordinances	
Notices to Mariners	890
Revenue Notices	869
Land Sales :—	
Western Province	870
Central Province	872

CONTĖNTS.

AGE	• •	PAGE	:	P	AGE
	Land Sales-contd.		Land Resumption Notices		
865	Northern Province		Miscellaneous Notices		877
867	. Southern Province	—	Notices calling for Tenders	•••	885
904	Eastern Province		Sales of Unserviceable Artic	les	885
_	• North-Western Province		Road Committee Notices	•••	887
	North-Central Province		Municipal Council Notices		
890	Province of Uva		Local Board Notices		
869	 Province of Sabaragamuwa 	874	Testamentary Actions		888
	Notices under the Forest Or	di-	Notices of Insolvency		891
870	nance		Notices of Fiscals' Sales	•••	892
872	Land Acquisition Notices	874	Unofficial Announcements		893
	-				

PROCLAMATIONS BY THE GOVERNOR.

IN the Name of Her Majesty VICTORIA, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith.

PROCLAMATION.

By His Excellency Sir ARTHUR ELIBANK HAVELOCK, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

A. E. HAVELOCK.

WHEREAS by section 32 of "The Pawnbrokers' Ordinance, 1893," it is enacted that the said Ordinance shall have effect only within such limits as the Governor shall' by Proclamation from time to time appoint:

And whereas it seems expedient to Us, the said Governor, to bring the said Ordinance into effect within the Municipal limits of Kandy, in the Central Province:

Now know Ye that We, the said Governor, do by this Our Proclamation appoint that the said Ordinance shall be brought into effect within the Municipal limits of Kandy, in the Central Province, as from and after the First day of May, 1894.

Given at Nuwara Eliya, in the said Island of Ceylon, this Eleventh day of April, in the year of our Lord One thousand Eight hundred and Ninety-four.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

GOD SAVE THE QUEEN!

IN the Name of Her Majesty VICTORIA, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith.

PROCLAMATION.

By His Excellency Sir ARTHUR ELIBANK HAVELOCK, Knight Commander of the Most Distinguished

Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over

the Island of Ceylon, with the Dependencies thereof.

A. E. HAVELOCK.

WHEREAS by section 122 of "The Municipal Councils Ordinance, 1887," it is enacted that it shall be lawful to the Municipal Council from time to time to make by-laws, not inconsistent with the provisions of the said Ordinance, for any of the purposes in the said section set forth and provided :

And whereas by section 124 of the said Ordinance it is enacted that no by-law, or alteration, amendment, or cancelment of, or substitution for, any by-law shall have effect until the same is confirmed by the Governor in Executive Council, and that notice of such confirmation shall be given by Proclamation to be made in that behalf; and that such by-laws, when so confirmed and published in the Government Gazette, shall be as valid and effectual as if they had been in the said Ordinance enacted :

And whereas the by-laws set forth in the schedule hereto have been made by the Municipal Council of Colombo under the provisions of section 122 aforesaid of the said Ordinance, and the same has, under section 124 thereof, been confirmed by the Governor in Executive Council :

Now therefore know Ye that We, the said Governor, do hereby proclaim that the by-laws set forth in the schedule hereto have been confirmed by Us in Executive Council.

Given at Nuwara Eliya, in the said Island of Ceylon, this Eighteenth day of March, in the year of our Lord One thousand Eight hundred and Ninety-four.

By His Excellency's command,

E. NOEL WALKER. Colonial Secretary.

GOD SAVE THE QUEEN !

SCHEDULE.

By-laws relating to removal of Night Soil.

1. It shall not be lawful for any person, not being a contractor with the Municipal Council or an officer in the service of the Municipal Council, to remove night soil from any house or land within the Municipality, unless he shall have registered his name and address at the Office of the Municipal Council and obtained a license from the Chairman of the Council, which license it shall be in the discretion of the Chairman to grant or refuse. 2. All licenses issued under these by-laws shall be in force to the end of the year in which they were issued.

Any person licensed as aforesaid shall from time to time give such particulars as the Chairman may require as to the houses or lands from which night soil is to be removed.

4. No night soil shall be removed in any cart or otherwise except in galvanized iron buckets of a pattern and construction approved by the Municipal Superintendent of Roads, which may be obtained on application at the Municipal Office, and such buckets shall be at all times whole, sound, and watertight, with the lid properly closed.

5. Before any cart shall be used for the conveyance of night soil, it shall be submitted for the inspection of the Municipal Superintendent of Roads, and shall be so used only on the certificate of the Superintendent—such

certificate to be renewed from time to time as may be ordered by the Chairman. 6. A register shall be kept of all carts licensed for the conveyance of night soil. Such carts shall be consecutively numbered, and the words "Latrine Cart" and the number in the register shall be painted on such carts at the Municipal Office at the expense of the licensee.

No cart carrying night soil shall pass along any street before 11 P.M. or after 4.30 A.M.

8. The night soil shall be removed only to places authorized by the Municipal Council, to be there buried or otherwise disposed of at the expense of the licensee in such a manner as may be ordered by the Chairman. 9. Any person committing a breach of any of the foregoing by-laws shall be guilty of an offence, and shall be

liable on conviction to a fine not exceeding Rs. 20.

10. It shall be lawful to the Chairman at any time to revoke or suspend any license granted under these by-laws.

IN the Name of Her Majesty VICTORIA, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith.

PROCLAMATION.

By His Excellency Sir ARTHUR ELIBANK HAVELOCK, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over

the Island of Ceylon, with the Dependencies thereof.

A. E. HAVELOCK.

"HEREAS by "The Courts Ordinance, 1889," it is amongst other things enacted that Criminal VV Sessions of the Supreme Court shall be holden by one of the Judges thereof for each of the Circuits into which the Island is divided for the purposes of the administration of justice, for the hearing, trying, and determining of all prosecutions which shall be commenced against any person for or in respect of any crime or offence :

"For the Southern Circuit twice at least at Galle and such other places in such Circuit as the Governor, after previous consultation with the Judges, shall appoint; such Sessions commencing at Galle on April 25th and September 15th in every year ":

And whereas it is further provided by the said Ordinance that it shall be competent for the Governor, for sufficient reasons to him appearing, to order, after previous consultation with the Judges, other Sessions to be holden at the places therein mentioned, or at any other place in any of the said Circuits, or to alter the dates therein mentioned and to fix any other date for the commencement of the Sessions at any place:

• And whereas it appears to Us expedient to hold on the day hereinafter mentioned a Criminal Session of the Supreme Court at Mátara, a place included in the said Southern Circuit:

Now therefore know Ye that We, the said Governor, for sufficient reasons to Us appearing, and after previous consultation with the Judges of the Supreme Court, do order and appoint that a Criminal Session of the Supreme Court shall commence to be holden at Mátara, a place within the said Southern Circuit, on or about Monday, the 14th day of May, 1894.

Given at Nuwara Eliya, in the Island of Ceylon, this Eighteenth day of April, in the year of our Lord One thousand Eight hundred and Ninety-four.

By. His Excellency's command,

GOD SAVE THE QUEEN!

E. NOEL WALKER, Colonial Secretary.

APPOINTMENTS, &c., BY THE GOVERNOR.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. L. W. BOOTH to act as District Judge, Commissioner of Requests, and Police Magistrate, Kégalla, in addition to his own duties as Forest Settlement Officer, from 26th April to 24th May, 1894, during the employment of Mr. H. C. P. BELL on other duty, or until further orders, and while so acting to be a Visitor of the Prison at Kégalla.

By His Excellency's command,

E. NOEL WALKER,

Colonial Secretary's Office, Colonial Secretary. Colombo, April 13, 1894.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. T. DUNUWILLE to be Police Magistrate under section 3 of Ordinance No. 4 of 1891 for the Revenue Districts of Kandy and Kurunégala.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary's Office, Colonial Secretary. Colombo, April 14, 1894.

.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. J. O'KANE MURTY to act as Additional Police Magistrate, Kurunégala, for one week from the 14th instant, during the absence of Mr. W. DUNUWILLE on leave.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary's Office, Colombo, April 14, 1894.

T is hereby notified that HIS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. R. W. J. CRABBE, District Engineer, Pusselláwa, to be an Official Member of the Local Board of Gampola, *vice* Mr. R. D. ORMSBY.

By His Excellency's command,

E. NOEL WALKER,

Colonial Secretary's Office, Colombo, April 20, 1894.

IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. D. J. JAYATILAKA to act as Registrar of Lands, Ratnapura, for a period of one week commencing from the 1st proximo, during the absence of the Registrar, Mr. S. D. EKANAYAKA, on leave.

By His Excellency's command,

E. NOEL WALKER,

Colonial Secretary's Office, Colombo, April 19, 1894. Colonial Secretary. IS EXCELLENCY THE GOVERNOR has been pleased to appoint SINNATTAMPI MUTTAT-TAMPI, Maniagár of Pachchilaippali, to be an Inquirer into Deaths for the Judicial District of Jaffna.

> By His Excellency's command, E. NOEL WALKER,

Colonial Secretary's Office, Colonial Secretary: Colombo, April 19, 1894.

Edirisuri Mudiyanselágé MUDALIHÁMI to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Meddemediliya pattu of Kinigoda kóralé, of the Four Kóralés, in the District of Kégalla, for one month from the 1st. proximo, during the absence of the Registrar, Edirisuri Mudiyanselágé PUNCHIRÁLA, on leave. His office will be at Handagamawatta in Handagama.

Ketakumbura Wickremesinha Rajapakse Bandáranáyaka Ambarapothi Haluwadanawalawwa TIKIRI BANDÁRA to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Mawata pattu of Paranakúru kóralé of Four Kóralés, in the District of Kégalla, for two months from the 1st proximo, during the absence of the Registrar, Udaththawa Hitibandáralágé PUNCHI BANDÁ, on leave. His office will be at Walawwewatta in Kosinne.

Kalugurunnehelegedara Koja Mudaliyar ABDUL RAHIMAN to be Registrar of Mohammedan Marriages (under section 8 of Ordinance No. 8 of 1886) for Uda Bulatgama palata, in the District of Kandy, with effect from the 30th instant. His office will be at Nawalapitiya.

• Disanayaka Mohottalagé MUDALIHÁMI to act as Registrar of Marriages (Kandyan and General), Births, and Deaths of Mioyen Egoda kóralé in Wanni hatpattu in the District of Kurunégala, with effect from the 16th instant until further orders, vice Giribawe APPUHAMI, Registrar, on leave. His office will be at Hitinawatta in Mailéwa.

SINNATTAMPIER MUTATAMPIER to be Registrar of Marriages, Births, and Deaths of Pachchilaippali, in the District of Jaffna, vice V. NAVASI-VAYAM, resigned, with effect from the 1st proximo. His office will be at his residence Punasimanal in Periyapallai.

> By His Excellency's command, E. NOEL WALKER,

Colonial Secretary's Office, Colonial Secretary. Colombo, April 20, 1894.

(10)

[No. 5,282]

GOVERNMENT NOTIFICATIONS.

W ITH reference to the notice published in the *Gazette* of 16th March, 1888, it is hereby notified that the office of the Registrar of Marriages (Kandyan and General), Births, and Deaths of Mahapaláta, in the District of Badulla, will be held in the building in the garden Kudugalawatta at Gorandiyakumburagama from 1st May, 1894.

By His Excellency the Governor's command,

Colonial Secretary's Office, Colombo, April 16, 1894. E. NOEL WALKER, Colonial Secretary.

T is hereby notified that the Municipal Council of Kandy, as authorized under section 127 of the Ordinance No. 7 of 1887, has, with the sanction of His Excellency the Governor and Executive Council, made and assessed for the year 1894 a rate of 5 per cent. on the annual value of all houses, buildings, lands, and tenements within the limits of the Kandy Municipality for meeting the cost of the maintenance of Police employed for Municipal purposes and other incidental charges.

Colonial Secretary's Office,
Colombo, April 3, 1894.By His Excellency's command,
E. NOEL WALKER,
Colonial Secretary.

	•	SCHEDUI	JE.			•
	Under	\cdot Section 128 of the Or	dinance N	Vo. 7 of 1887.	•	Rs. e.
For every c For every j For every p	art or hackery of	er description other th whatever description	an a cart	, hackery, or jinric	ksha 	5, 0 4 0 2 50 2 50 1 0
		· Section 129 of the Or				
For every d	og	•••	•••	•••		0 75
• Colonial Secreta Colombo A	ary's Office, April 3, 1894.	•		By His Excel F	. NOEL V	÷

Return of Cooly Immigrants at the Ports of Colombo and Mannar during the under-mentioned periods.

			•			
Colombo. [Week en	déd April 18]		Arrivals. •			Departures.
Men		•••	296			982
Women	•••		72		•••	302 .
Children	•••		45			96
Infants	•••		23	•	•••	49
Mannár. · [Week et	nded April 19]	•	$\cdot 643$	•	••••••	382
	 Total	•••	1,079			$\overline{1,811}$ ·
		•			•	
					17	NORT WATERD

E. NOEL WALKER, Colonial Secretary.

868

REVENUE NOTICES.

OTICE is hereby given that the Toll Rent of Katugastota bridge, within the Kandy Municipal limits, from July 1 to December 31, 1894, will be exposed for sale by public auction at the Kandy Kachcheri on Tuesday, May 1, 1894, at 2 o'clock P.M., upon the conditions specified below :-

• Conditions of Sale.

Ten per cent. of the amount bid must be deposited in cash at the close of the sale. The 10 per cent. deposited will be forfeited if the necessary securities are not com-pleted as soon as His Excellency the Governor's approval has been communicated to the purchaser.

No title deeds will be accepted as security without a letter signed by the owner stating his willingness to hypothecate the same as security.

All title deeds tendered as security should be accompanied with a certificate obtained from the Registrar of Lands that the land to which they refer is unencumbered. This certificate must be obtained at the cost of the person offering security.

That the collection of tolls of the above-mentioned rents must be exactly in the places mentioned in the respective Proclamations issued by Government, and in no other place whatsoever. Further particulars can be ascertained from the Government Agent..

Further conditions will be read and explained before the sale commences.

ALLANSON BAILEY, Kandy Kachcheri, Acting Government Agent. April 14, 1894.

ලා හනුවර නාගරික සභාවට ඇතුලත් හරියේ පිහිවා තිබෙත, කටුගස්තොට පාලමේ වෂී 1894 ක්ව ජූලි මස 1 වෙනි දින පටන් දෙසැම්බු මස 31 වෙනි දින දක්වා රේන්දය යනහා දක්වන කොන්දේසිවලට ස්ටත්කර වම් 1894 ක්වූ මැයි මස 1 වෙනි අඟහරුවාද පස්වරු දෙකට මහනුවර කච්මව්රියේදී පුසිබ් වෙන් දේසික්ර ව්කුතන්ට රියදෙතවන මෙයින් දුනුම්දෙමි.

විකිනිබම් කොන්දේසි.

ඉල්ලාහන්නාලද ගණානෙන් සියේට දහය බැගින් ගන්නක් විකිනීම නිමවූ වහාම මුදලෙන් බැඳ හබනට ඕනෑය. ගරුතර ආණ්ඩුකාර උතුමානන්වහන්සේගේ ඒත්තුගැනීම ගැනුම්කාරයාට දන්වූ වහාම ඕනැකරණ ඇප සම්පූණිකර දෙන්ට නොමසදුනේවී නම් ඉහතකී බැඳහබන්ට යෙදුනු දහයෙන් එක දබේට වෙනුව අල් ලාගන්ට යෙදෙ.

ඇපේට බඳිනලද ඔප්පුවල පේන ඉඩම් ඇපේට බැඳ දීමට මනාප බව කියා ඒ ඉඩම් අයිතිකාරයා විසින් අත් සන්කර දෙනලද ලියුමක් නැතුව එම ඔප්පු බාරගන්ට øනා⊚ය⊚ද්.

ඇපේට දෙනලද සියළුම ඔප්පුවල සඳහන්වන ඉඩම් අන් කිසි උක්සකට ඇපේකට බැඳිනැති හැවියට ගම් බිම් ලියා සටහන්කරීණ රෙජිස්නුාර්තැනගෙන් සහතික පතුකක් ලබාගෙණ එම සහතික් පතුස ඒ ඔප්පු සමග එවින්ට ඕනැය. එම සහතික පඩුය ඇළඳෙන තැතැත් තාගේ වියදමෙන් ලබාගන්ට ඕනැය. ඉහත සඳහන් කල පාලම් රේන්දවලට රේන්දකාසි අය්කෙරීම ආණ් බුවේ පුකාස පහුවල නියමකර තිබෙන්නාවූ සථානවල දීම අයකරනවා මස් වෙන මොහයම් ස්ථානයකදිවන් අයකරන්ට බැරිය.

වැඩිදුර කාරණ ආණ්ඩුවේ එජන්ත උන්නාන්සේ ගෙන් දූනගන්ට පුළුවන.

වැඩිදුර කොග්දේසි විකිනීම පටන්ගන්ට පුථමයෙන් කියවා ඉත්රුම්කර දෙනු ලැබේ.

ඇලක්සන් බේලි.

වැඩබලන ආණ්ඩුවේ එජන්හඋන්නාන්සේ. **වම් 1894 ක්**වූ අපේල් මස 14 වෙනි දින මහනුවර කච්චේරියේදිය.

NOTICE is hereby given that the Assistant Govern-ment Agent, Matara, will put up for resale by public auction, at the risk of the original purchasers, the under-mentioned Tolls from May 1 to December 31, 1894, on Saturday, April 28, 1894, at 1 P.M :-

The road and bridge toll at Akuressa. The bridge and road toll rent, Polwatta, and the 2. branch toll at Polkadawella.

3. The road toll at Godagama.

The road toll at Dondra. 4.

The road toll at Morawaka 5.

The purchaser must deposit one-half of the purchase amount on the day of sale in cash as security for the rents.

Reason for Resale.

Non-payment of the instalment for March, 1894.

B. HORSBURGH, for Government Agent.

Galle Kachcheri, April 11, 1894.

වු 🖁 1894 ක්වූ මැයි මස 1 වෙනි දින සිටන් දෙසැම්බර් මස 31 වෙනි දින වනතුරු මෙහි පහත සඳහන් වෙන රේන්ද පලමු ගැණුම්කාරයින්ගේ අපුයෝජන යට මාතර උප්ඒජන්ත `උන්නාන්සේ විසින් අපෙල්මස 28 වෙනි සෙනසුරාද දවල් සීනුවේ එකට පුසිබ වෙන් ලද්සියේ දෙවනු විකුණින්ටි පෙලදනවා ඇත්. එනම් :-

අකුරැස්ස පාරේ සහ පාලම් රේන්දේද. 1.

මොල්වත්තේ පාරේ සහ පාලම් රේන්දේද, 2. පොල්කඳන් ඇල අතුරු රේන්දේද.

- 3. ගොඩගම පාරේ රේන්දේද.
- දෙවුන්දර පාරේ රේන්දේද්. 4.
- මෝරවක පාරේ රේන්දේද යන මේවාය. 5.

ඉල්ළුම්කාරයා විසින් රේන්දය ගන්ට දෙන මුදලෙන් දෙබක්න් පංගුවක් රේන්දේට් ඇප පිණිස අත්පිට ගෙවත්ට ඕකැය.

දෙවනු විකුණන්ට යෙදෙන කාරණය නම් 1894රේ මාර්තු මාසේට ගෙවන්ට ඕනෑ මුදල නොගෙව නිසාය.

> බී. හෝර්ස්බර්ග්, ආණ්ඩුවේ ඒජන්තතැන වෙනුවට.

වමී 1894 ක්වූ අපෙුල් මස 11 මෙනි දින ගාල්ලේ කච්චේරියේදීය.

OTICE is hereby given that the Government Agent for the Province of Uva is prepared to receive tenders for the purchase of the Arrack Farm of the said Province for the period of one year from July 1, 1894, to June 30, 1895.

The tenders, which should be in sealed envelopes superscribed "Tender for Arrack Rents," will be received at the Badulla Kachcheri until 12 o'clock noon on Tuesday, May 15, 1894, when they will be opened. Tenders should be accompanied by a Government draft

for one thousand rupees.

The Government Agent reserves to himself the right, without question, of rejecting any or all tenders.

The person whose tender is accepted by the Government Agent will be required to deposit at once in cash one-tenth of the amount of his tender, which sum will be forfeited if he does not, within thirty days from the date when His Excellency the Governor's approval of his offer is communicated to him, deposit cash security equal to one-fourth of the purchase amount,

If no satisfactory offer be received by tender, the Government Agent will immediately put up the rent for sale by public auction.

The arrack farm consists of the following taverns :---

8.

- Badulla. 1. 2.
- Haldummulla. 3. Lunugala.
- 4. Palugama.
- 5. Maputale.
- 6. Koslanda.
- 7. Wellawaya.
- ' Badulla Kachcheri, April 17, 1894.
- Passara. Bibile. 9. Dikwella. 10.
- 11. Muppane.
- Bandarawela. 12. 13.
- Marangahawela. Kumbalwela. 14.
 - F. C. FISHER,

Government Agent.

ව් 1894 ක්වූ ජූලි මස 1 වෙනි දින පවන් වම් 1895 ක්වූ ජූනි මස 30 වෙනි දින වනතුරු පුරා අවුරුද් දකට ලංච දිසාවේ අරක්කු රේන්දය ගැනීමට ඉල්ලා දෙන ඉල්ඵම්පතු බදුල්ලේ ආණ්ඩුවේ එජන්හ උන් තාන්සේ විසින් බාරගන්නට යෙදෙනවා ඇත.

ඉල්ඵම් පහුය නොහොත් ටැන්ඩර් එක බහා ඒවනලද ඇන්වලොප්එක මුද්දරකර අරක්කු රේන්දය ගැණ ඉල්ඵම්පතුය කීයා පිටිලියා එවිය යුතුය. මෙසේ එවන ඉල්එම්පතු වෂී 1894 ක්වූ මැයි මස 15 වෙනි දිනවූ අහ හරුවාද දවල් දෙලහමවනතුරු බදුල්ලේ කච්චේරි යේදී බාරගෙණි එවා අරින්ට නොහොත් කඩන්ට යෙ දේ. රුපියල් දහකට ආණේඩුවේ ඩුාප් එකක් ඉල්ඵම පහුය සමග එවිය යුතුය, එක ඉල්එම් පනුයක් නො

නොත් ඉල්ඵම්පතු සියල්ලම කිසිම ඇතිමක් නැතුව එපාකිරීමේ වාසිය එජන්ත උන්නාන්සේව ඉතුරුකර ගණ තිබේ.

ආණ්ඩුවේ ඒජන්ත උන්නාන්සේ විසින් පිලිගන්නට ශේදෙන ු ඉල්ඵම්පතුයේ ඉල්ඵම්කාරයා විසින් එකි ඉල් ඵම් ප්රායේ හනතෙන් දහියෙන් කෝටසක් වහාම මිද ලෙන් බදින්ට ඔනැය. විකිනීම උතුමානන්වහන්සේ ව්සින් පිලිගත්බව ගැනුන්කාරයාට දනුන්දුන් දින පටන් නිස්දවසක් ඇතුලසදී විකිනීමේ මුදලෙන් හත රෙන් කොටසක් මුද්ලෙන් ඈප නොබැන්දෙන් ඉහත කී දහගෙන් කොටස දබේට අල්ලාගන්නට යෙදෙනවා ඇත. සැතෙන මුදලකට ඉල්ලා ඉල්ළුම්පහු නොලැබු නොත් ඒජන්ක උන්නාන්සේ විසින් රේන්දය වහාම පුසිබ වෙන්දේසියේ විකිනීමට නියමකරණවා ඇත.

මෙම රේන්දයට අයිති තැබැරුම් මෙහි පහත සඳ හන් කරනු ලැබේ :-

8.

9.

10.

11.

12.

13.

14.

- **්**බදුල්ල 1.
- 2. හල්දුම්මූල්ල.
- 3. එනුගල.
- 4. පාඵගම.
- 5. හපුතලේ.
- 6. කොස්ලන්ද. 7.
- වැල්ලවාය.

ඇළ්. සි. පිෂර්, ආණ්ඩුවේ ඒජන්ත උන්නාන්සේ.

පසාර.

බ්බ්ලේ.

දික්වැල්ල.

මුප්පගන්.

බන්ඩාරඉවල.

මරන්ගහවේල.

Exton

කුඹල්වෙල.

වමී 1894 ක්වූ අපෙුල් මස 17 වෙනි දින බදුල්ලේ කච්චේරියේදීය.

LAND SALES IN THE WESTERN PROVINCE.

No. 1,399, W. P.

Colonial Secretary's Office, Colombo, April 6, 1894.

T noon on Monday, June 4, 1894, and on the following days, the Assistant Government Agent of Kalutara will put up for sale or settlement, at his Office in the Kalutara Kachcheri, the under-mentioned Crown Lands, on the terms authorized by Government.

Preliminary plan 6,197.

				E	\mathbf{x} te	ent.
•	Lot.	Name of Land.	Village.		R	
	410 412	kumbura Andugaladeniya <i>alias</i>	Iddagoda	1	•	25
		Karavekumbura	Eladuwa	8	0	34
M	3 97	Preliminary p Ittegulakumbura	lan 6,113. Eladuwa	0	3	38
	9238 9241	Preliminary pl Galketiyawaladeniya Galketiyakumbura-	lan 6,357. Eladuwa	1	đ	28
		p itakattiya	do.	2	2	18
		Preliminary pl	lan 6,293.			
6	3901	Bataketiyalanda	Nawuttuduwa	2	0	17
		In Iddagoda pattu of	Pasdun korale.			
		Preliminary pl	an 1,516.			
4	828	Gadala	Kalupahana	1	2	11
4	831	Do.	ðо.	1	0	26
	834	Do.	do.	0	3	33
	835	Do.	do.	1		18
-	843	Do.	do.	1		36
	863	Do.	do.	1		20
	864	Do.	do.	2 1	0	
	865	Do.	do.		2	
4	866	Do.	do.	1	0	26
65	298	Preliminary pla Hikgahalanda or Hapu gahakandalanda	an 8,436. Urugala	5	1	35
		In Udugaha pattu of R	tayigam korale.			Į

Prelimiuary plan 1,917.

			- E:	xte	nt.
.Lot.	Name of Land.	Village.	А.	R.	Р.
6617	Filhena	Mawala	7	2	24
	Preliminary	plan 2,750.	`		
881	Pitapanayaowita	Remuna	0		30
910	0	do.	9	2	18
	Preliminary	plan 9,816.	_		
V 623	1		0	1	6
	In Munwattabage patt	u of Rayigam kor	ale.		
	Preliminary 1	olan 6,623.			
10291	Galwalakanatta	Kananwila.	0		30
10294	Do.	do.	8	3	14
	Preliminary	plan 6,851.			
9147	Dawatagahakum-	01-1-1	^	4	
9180	buraowita Agalketiyalanda	Olaboduwa do.	$0\\6$		33 21
5100			•	ŗ	41
	In Kumbuke pattu c		•		
070	Preliminary p Paravitadolahena alia				,
6873	Kapageowitahena		6	1	32
		-		1	04
	In Gangaboda pattu		•		•
0100	Preliminary.p Kokkumburahena	lan 9,616.	1	0 1	10
9166		Migahatenna	1	V 1	10
0700	Preliminary p	Jan 9,407.	0	38	26
8720	Rilapaluwa	Migahatenna	0	Ju	161
	In Maha pattu south				
Upset	; price,—Rs. 10 per acı	е.			
Furtl	ner particulars respect	ting these lands	may	, b	e.
1 / * *	C IL. Same	an anal and magness	ting	+h	

obtained from the Surveyor-General, and respecting the conditions of sale from the Assistant Government Agent, Kalutara.

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary. .

	D [®] 1894 :	ක්වූ අලෙපුල් ම)ස 6	වෙනි	මහත.
No. 1		ාලඹ මහතෙය රංක් කත්තෙන්			ිනො. ඉඩමේ නම. හම. අ. රු. ප.
	්දුවට බර බර	්ගේ කන්තෝ	୦ୄ୲ଵଽ	වඳීය.	සිකියම 9,407.
¢)¶	f්ඩුවට අයිති මෙසි පහ ටස් වෂී 1894 ක්වූ ජූනි	ාත සඳහන්වෙ මස 4 ඉවනි	න බ	ම් ඉකා උඩල්	8720 රිලාපාඵව එම 0 3 36
සහ ඊ	ලඟ දවස්වලදිත් කළුත	ාර ආණ්ඩුවේ	೧೮೭	රීන්න	පිහිටා තිබෙන්නේ පස්දුන්කෝරලේ දකුණු මහ පත්තුවේ.
_ උන්න	ාන්සේ විසින් කඵතර	කච්චේරියේදී	ආ∢	ත්ඩු වේ	අක්කරයක මිල ගණින රුපියල් 10යි.
ආඥව බේරා්	ල සුකාරයට විකුණිජ මිකරදෙන්ට යෙදෙනව	රීට ලෙහා අයි? වා අත	න කාං	රසන්ට	මෙම ඉඩම් ගැණි වැඩිදුර කාරණි සර්වේයර් ජන
		•			රාල් උන්නාන්සේගෙකු, විකිනීමේ කොන්දේසීය
•	සිතියම (,197.	6	මහත.	ගැණ කාරණ කළුතර ආණ්ඩුවේ උපළ්ජන්තඋන් නාන්සේගෙන්ද දුනගන්ට පුළුවන.
නො.	ඉඩමේ නම.	ගම. ,		රු. ප.	
L 410	ආඕසාවල කරාවේ				ආණඩුකාර උතුමානන්වහන්සේගේ ආශුවලෙස,
U 412	කු ඹුර ආඳුගලදෙනිය නො	ඉද්දගොඩ	1	2 25	ඊ. නොඑල් වාකඊ, මහසෙකුතාරිස් වම්හ
0 112	ඉහාත් කරාවේ				
	කුඹුර	ඇලදුව	8	0 34	No. 1,400, W. P. Colonial Secretary's Office,
3.5.907	සිතියම (~	0.00	Colombo, April 8, 1894.
M 397		එම ා බ්ද ආ	0	3 38	A T noon on Tuesday, May 22, 1894, the Assistant
9238	සිතියම (හල්කැටියාවල දෙනි		1	0 28	Government Agent of Kalutara will put up for sale or settlement, at his Office in the Kalutara Kach-
9241	ග ල් කැ වි ේ යකු ඹුර		Ţ		cheri, the under-mentioned Crown Lands, on the terms
	පිටකච්චිය	ළම	2	$2\ 18$	authorized by Government.
9001	සිනියම් (6,293.	2 9	0.17	Preliminary plan 10,285.
8901 മങ	බටකැ වියේලන්ද බා සිබොල්ලෝ සන්සන්	නාවුත්තුඩු කාර්ගන් දේශ		0 17	Extent. Lot. Name of Land. Village. A. B. P.
තුවේය. - තුවේය	වා තිබෙන්නේ පස්දුන්.).	කොටලේ ඉද්ද	ඉගා	ඩ පත	Lot. Name of Land. Village. A. R. P. 7747 Dalukatiyelanda Kirantidiya 61 2 0
-	සිතියම 1	,516.			7755 Dahahawlelanda Kolehekada 106 1 0
$\begin{array}{r} 4828 \\ 4831 \end{array}$	ගඩල්ල	කළුපහන අබ	1	2 11	In Iddagoda pattu of Pasdun korale.
4834	එම එම	එම එම	$1 \\ 0$	$\begin{array}{c} 0 & 26 \\ 3 & 33 \end{array}$	Upset price,—Rs. 10 per acre.
4835	ළුම	එම	1	$0 \ 18$	Further particulars respecting these lands may be
$\begin{array}{r} 4843 \\ 4863 \end{array}$	එම • එම	• එම එම	$\frac{1}{1}$	$\begin{array}{c} 0 & 36 \\ 1 & 20 \end{array}$	obtained from the Surveyor-General, and respecting the
4864	ළුම	පම එම	$\frac{1}{2}$	$ \begin{array}{c} 1 & 20 \\ 0 & 38 \end{array} $	• conditions of sale from the Assistant Government Agent, Kalutara.
4865	ළුම	එම	1	$2 \ 17$	
4866	. එ ම	ළුම	1	0 26	By His Excellency the Governor's command, E. NoEL WALKER,
6298	සිතියම 8 හිග්ගහලන්ද නො	,436.			Colonial Secretary.
	හොත් හපුගහ				
	කන්දේලන් ද	උ ෟරු හල	5	$1 \ 35$	වෂී 1894 ක්වූ අපෙුල් මස 8 වෙනි
ි සිහිටි කබේ)ා තිබෙන්නේ රයින්	මකෝරලේ	උඩු අ	ාහපත්	No. 1,400, W. P. දින කොළඹ මහසෙකුතාරිස් උන්
තුවේ.	සිතියම 1	.917.			නාන්සේගේ කන්නෝරුවේදීය.
6617		ාවල.	7	2 24	ආ ණේඩුවට අයිති මෙහි පහත සඳහන්වෙන බිම්කො ටස් වෂී 1894 ක්වූ මැයි මස 22 වෙනි අහහරු
	සිතියම 2				🗣 ටස් වම් 1894 ක්වූ මැයි මස 22 වෙනි අඟහරු
881 910	පිටපනයා ඕවිට වන්නියාවත්තේහේෂ	රෙමුන	0	0 30	වාද දවල් කඵතර ආණ්ඩුවේඋපඒජන්තඋන්නාන්සේ
510	ප්රාන් යාප රාගෝගේද සිතියම් 9		9	2 18	විසින් කඵතර කව්වේරියේදි ආණ්ඩුවේ ආඥවල පුකා රයට විකුණන්ට හෝ අයිනිකාරයින්ව බේරුම්කර
V 623	කුලා වේ වන්නේ පා වූල තුලා වේ වන්නේ පා වූල		0	16	දෙන්ට ගෙදෙනවා ඇත.
පිකිට	ා <mark>නිබොන්නේ ර</mark> යිග්				සිතියම 10,285.
බාගේ (පත්තුවේ.		_		මහත.
16291	සිතියම 6, හල්වලකනන්න	,623. කනන්වල	0	1 30	නො. ඉඩම. තිබෙන සථානය. අ. රූ. ප.
10291 10294	එම ම	ක් හිති විය. ආම	8	314^{150}	7747 දළුකැටියේ ලන්ද කීරන්තිඞ්ය 61 2 0 7755 දහනවුලේ ලන්ද කොලැහැකඞ් 106 1 0
.	· සීතියම 6				7755 දහහවුලේ ලන්ද කොලැහැකඞ 106 1 0 පිහිටා තිබෙන්නේ පස්දුන්කෝරලේ ඉද්දගොඞපත්
9147 9180	දවටගහකුඹුර ඔවිට පතන්න විදුන් ඉන්ද	මල බදු ව	0	1 33	තුවේය. - තුවේය.
9180 ອາອາລະອ	අගල්කැවියේ ලන්ද බංඛන්ගේ රයිනම්ඉන්ද	එම 'රටේ යොම යොම	6	1 21	ී අක්කරයක මල රුපියල් 10යි.
ంటరుభ	ම්බේත්තේ රයිගම්කෝ සංකයන 5		පත්	තුවේ.	මෙම ඉඩම් ගැණ වැඩිදුර කාරණ සර්වේයර් ජන
6873	සිතියම 5, පරවිටදෙල හේන නෙ				රාල් උන්නාන්සේගෙන්ද, විකිනීමේ කොන්දේසි ගැණි
5070	හොත් කපතේ ඕදි	30			කාරණ කඵතර ආණ්ඩුවේ උපඒජන්තඋන්නාන්සේ
_	මත්න	කූඩලිගම		1 32	ගෙන්ද දූනගන්ට පුළුවන.
පි හිටාති	බෙන්නේ පස්දුන්කෝ)පත්	තුවේ.	ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස,
01 <i>ee</i>	සිනියම 9, කොක්කමුලර් ඉත්ත		<u> </u>		රී. නොඑල් වාකර්, . මහලෙ කාරිස් වලින
9166	ඉකාක්කුඹුරේ හේන	මිගහහැන්ද	νı	0.18	• මහසෙකුතාරිස් චම්හ. (2°)
					· (2°,)

LAND SALES IN THE CENTRAL PROVINCE.

No. 1,415, с. р.

Colonial Secretary's Office, Colombo, April 14, 1894.

O^N Wednesday, June 6, 1894, at 12 o'clock noon, the Assistant Government Agent for the Nuwara Eliya District will put up to auction, at his Office in Nuwara Eliya, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Six allotments of land situated in the Walapone division of the Nuwara Eliya District of the Central Province. • Preliminary plan 1,054.

	*			•	\mathbf{E}	$\mathbf{x} \mathbf{t} \mathbf{e}$	nt.
Lot.	Village.	Name of Applicant.	Name of Claimant.	Description.	А.	R.	Р.
3987	Tibbotugoda	Dewategedara Appuhami and others	The Crown	Patana and chena	3	1	34
3988	Do.	Wairambugedara Heenhami	do.	* do.	2	3	8
4003	Do.	Maduwegedara Wannaka and another	do.	do.	3	1	8.
4007	Do.	Sardiél Šilva and another	do.	do.	4	0	12
4013	Do.	Durayalagedara Dingiria and others	do.	do.	24	2	17
4014	Do.	Uda Asweddume Punchirala and anoth	er do.	do.	16	0	18

Upset price,-Rs. 10 per acre.

Further information respecting these lands may be obtained from the Surveyor-General, and respecting the conditions of ale from the Assistant Government Agent, Nuwara Eliya.

By His Excellency the Governor's command,

E. NOEL WALKER, Colonial Secretary.

No. 1,415, C. P.

වෂී 1894 කවු අපුල් මස 14 වෙනි දින කොළඹ මහසෙසුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය.

ම^ඩාම දිසාවේ නුවරඑලියේ උපඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්කක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1894 ක්වූ ජූනි මස 6 වෙනි දින දවල් 12ට නුවරඑලියේ කව්මේරී යේදී වෙන්දේසිකර විකුනන්ට යෙදෙනවා ඇත.

මඛාම දිසාවේ නුවරඑලි පලාතෝ වලපතේ ඔයපලාත කෝරලේ පිහිටානිබෙන් බිම්කැබෙලිෑ සිතියම 1,054. 'හම—තිබ්බටුගොඩ.

නො.්	ඉල්ඵම්කාරයා.	අයිතිකම	ි කියන්නා.	අන්	දම.	-	හත. රූ. ප	•
3987	දෙවටෙගෙදර අප්පුහාම සහ තවත් අස	ආ	ණේඩුව	පතන සහ	හේත්බිම	3	1 34	1
3988	වයිරම්බුගෙදර හික්හාමි	•	එම		එම	2	3 8	3
4003	මඩුවේගෙදර වනාකු සහ තවත් කෙනෙ	ාක්	එම		එම	3	1 8	3
4007	සර්දියෙල් සිල්වා සහ තවත් කොනෙක්		එම	·	එම	4	0 15	2
4013	දුරයාලාගෙදර ඩිංගිරියා සහ තවත්		එම		එම	24	2 17	7
4014	ල ඩ අස්වැදදුමේ පුන්විරාල සහ තවත් මෙ	බිබ් කොත්	එම		එම	16	0 18	3
୍ ତ୍ତ				සේගෙන්ද.	වකිනීමේ	කො	න්ළේ	සිය

මෙම ඉඩම හැන වැඩදුට කාරණා සිරිවෙස්රියන්තල් උන්නාන්මසිමහන්ද, විකිනීමේ ඉකාන්ඉදීසිං ගැණි කොරණා නුවරඵලියේ උපඵ්ජන්තඋන්නා න්සේමහන් දනහන්ට පුළුවන.

ආණ්ඩුකාර උතුමානක්වහන්සේගේ ආඥවලෙස,

ඊ. නොඑල් වාකර්,

මහසෙකුතාරිස් වම්හ.

No. 1,416, с. р.

Colonial Secretary's Office,

Colombo, April 14, 1894.

O^N Wednesday, June 6, 1894, at 12 noon, the Hon. the Government Agent for the Central Province will put up to auction, at his Office in Kandy, the under-mentioned portions of Crown Land, on the terms authorized by Government.

Two allotments of land situated in the Gandahe korale of Pata Hewaheta in the District of Kandy, Central Province.

Preliminary plan 4,474.

Lot.	Name of Land.	Village.	Name of Claimant.	Description.	Extent. A. R. P.
11949 11950	Lunuwelamukalana Mudugollemukalana	Haragama do.	The Crown do.	Jungle and mukalana Mukalana	$\begin{array}{cccc} 7 & 2 & 2 \\ 32 \cdot & 0 & 31 \end{array}$
· TT	-t				

[·]Upset price,—Rs. 10 per acre.

Further information respecting these allotments of land may be obtained from the Surveyor-General, and respecting the conditions of sale from the Hon. the Government Agent, Central Province.

By His Excellency the Governor's command,

No. 1,416, C. P. වමී 1894 ක්වු අපෙුල් මස 14 වෙනි දින කොළඹ මහසෙකුතාරස්උන්නාන්සේගේ කන්තෝරැම්වදීය. ලාබාම දිසාවේ ගෞරවනියවූ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1894 ක්වූ ජූනි මස 6 වෙනි බුදදින දවල් 12ට මහනුවර කව්වේරී යේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත. මඩාම දිසාවේ පානසේවාහැවේ ගන්දෙකේ, කොට්ඨාසයේ පිහිමානිබෙන බිම්කැබෙලි දෙකක්. සිතියම 4,474. අයිතිකම කියන්නා-ආණ්ඩුව. a a la a a a

ගතා.	ඉඩමම පාම.	ගම.	අනදම.	අ. රු. ප.	
11949	ඵනු වෙල මූ ක ලාන	හාර ගම	කැලේ සහ මූකලාන	7 2 2	•
11950	මුදුගොල්ලේ මූකලාන	එම	මූකලාන	32 0 31	
er 25	්කරයක් රුපියල් අතුලේ හිට	විකතන්ට පටත්ශන ලංශුම්	-		

) වකුනන්ට පටන්ගනු ලැබේ. ත් රුපිසල් දහ

මේ නිම්කට්ටි ගැණ වැඩිදුර කාරණ සර්වේයර්ජනරාල්උන්නාන්සේගෙන් දැනගන්ට පුඵවන්වත් ඇර විකිනීමේ කොන්දේසි ගැණ තොරතුරු මබාම දීසාවේ නෞරවනියවූ ආණ්ඩුවේ ඒජන්තඋන්නාන්සේගෙන් අසා දනගත හැකිවේ.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ඊ. නොඑල් වාකර්, මහසේකුතාරිස් වම්හ.

No. 1,417, с. р.

Colonial Secretary's Office, Colombo, April 14, 1894.

ON Wednesday, June 6, 1894, at 12 noon, the Hon. the Government Agent for the Central Province will put up to auction, at his Office in Kandy, the under-mentioned portion of Crown Land, on the terms authorized by Government.

An allotment of land situated in the Medapalata korale of Udunuwara District of Kandy, Central Province.

. •			Pr	eliminary plan 2,977.	•	Extent.		
Lot.	-	Lame of Land.	Village.	Name of Applicant.	Description.	A. R. P.		
O 383	•	Kottagodahena	Hepana	Wadugedara Bilindu and Upasaka- gedara Sirimala	Chena	2 1 16		

Upset price,-Rs. 10 per acre.

Further information respecting this allotment of land may be obtained from the Surveyor-General, and respecting the conditions of sale from the Hon. the Government Agent, Central Province.

By His Excellency the Governor's command,

	E. NOEL WALKER, Colonial Secretary
•	•

No. 1,417, C. P.

වෂී 1894 ක්වු අපුෙල් මස 14 වෙනි දින කොළඹ මහසෙකුතාරිස්උන්නාන්සේගේ කන්ගෝරුවේදීය.

ලාබාම දිසාවේ ගෞරවනියවූ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක[්] ඉඩම ආණ්ඩුවේ නියෝගවල පුකාරයට වළී 1894 ක්වූ ජූනි මස 6 වෙනි බුදදින දවල් 12ට මහනුවර කව් වේරියේදි වෙන්දේසිකර වකුණන්ට යෙදෙනවා ඇත.

මබාමදිසාවේ උඩුනුවර මැදපලාත කෝරලේ කොට්ඨාසයේ පිහිටාතිබෙන් බිම්කැබෙලි එකක්.

	සිතියම	2,977.	අයිතිකමකියන්නා–	-ආන්ඩුව.
--	--------	--------	-----------------	----------

නො.	ඉඩමේ නම.	ගම.	ඉල්ඵම්කාරයා.	අන්දම.	මහත. අ. රු. ප.
0 383	කොට්ටගොඩහේන	හැ පාන	වඩුගෙදරබිලිඳ සහ උපාසක •්ගෙදර සිරිමලා	හේන	2 1 16

අක්කරයක් රුපියල් දහයේ හිට විකුනන්ට පටන්ගනුලැබේ.

මේ බිම් කට්ටිය ගැණි වැඩිදුර කාරණ සර්වේයර්ජනරාල්ලන්නාන්සේගෙන් අසා දූනගන්ට පුළුවන් වත්ඇර, විකිනීමේ කොන්දේසි ගැණ තොරතුරු මබා මදිසාවේ - නෞරවනීයවූ එජන්තඋන්නාන්සේගෙන් අසා දනගත හැකිවේ.

ආණ්ඩුකාර උතුමා තන්වහත්සේගේ ආඥවලෙස,

200

මහත.

LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

No. 169, p. of s. Colonial Secretary's Office, Colombo, April 6, 1894. T noon on Friday, June 15, 1894, the Government Agent of the Province of Sabaragamuwa will put up to auction for sale or settlement, at Ratnapura, the under-mentioned portion of Crown Land, on the terms authorized by Government. An allotment of land in Diyapotagam pattu of Kolonna korale. Preliminary plan 3,082. Extent. Lot. Village. Name of Claimant. Description. A. R. P. Name of Land. Name of Applicant. F 217 Medeniya-aswedduma Walalgoda Gan Arachchi of Walalgoda Medeniya Vihare Paddy field 0 0 30 Upset price,-Rs. 20 per acre. Further information respecting this land may be obtained from the Surveyor-General, and respecting the conditions of sale from the Government Agent, Ratnapura. By His Excellency the Governor's command, E. NOEL WALKER, Colonial Secretary. No. 169, p. of s. වමී 1894 ක්වූ අපෙුල් මස 6 වෙනි දින කොලඹ මහසෙසුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය. ණ්ඩුවට අයිහි මෙහි පහත සඳහන්වෙන බිම් කොටස වමී 1894 ක්වූ ජුනි මස 15 වෙනි දින සිකුරාදු දවල් භ සබරගමු දිසාවේ එජන්හඋන්නාන්සේ විසින් රත්නපුරේ කච්චේරියේදී ආණ්ඩුවේ නියෝගවල පුකාරයට විකුණන්ට හෝ බේරීමක් කරන්ට යෙදෙනවා ඇත. සබරගමු දිසාවේ කොලොන්නාකෝරලේ දියපොටගම්පත්තුවේ පිහිටි ඉඩම් කට්ටියක්. සිතියම 3,082. ගම—වලල්ගොඩ. ඉල්ඵම්කාරයා—වලල්ගොඩ ගන්ආරච්චි. මහත. ඉඩමේ නම. අයිතිකම කියන්නා. කො. අඤුම. අ. රු. ප. F 217 මිදෙනිය අස්වැද්දුම මිදෙනිය විහාරය වි කුඹුර 0 0 30 _ අක්කරයක් රුපියල් 20 බැගින්. මෙම ඉඩම ගැණ වැඩිදුර කාරණ සර්වේසර්ජනරාල්උන්නාන්සේගෙන්ද, විකිනීමේ ිකොන්දේසිය ගැණ කාරණ සබරගමු දිසාවේ ආණාඩුවේ ඒජන්ත්උන්නාන්සේගෙන්ද දනගන්ට පුළුවන. ආණ්ඩුකාර උතුමාතන්වහන්සේගේ ආඥවලෙස, ඊ. නොඑල් වාකර්, මහසෙසුතාරිස් වම්හ. LAND ACQUISITION NOTICES. DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following land to wit :-Preliminary plan 4,506, dated November 30, 1893. Extent. Lot. Name. Village. Description. Claimant. A. R. P. P 768 Mulahalkelle estate Kumbalgomuwa Patana-part of abandoned L.B. Abeygunasekara 2 0 0 estate All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Nuwara Eliya Kachcheri on May 7, 1894, at 1 o'clock P.M., and to state the nature of their respective interests in the land, and the amounts and particulars of their claims to compensation for such interests. Nuwara Eliya Kachcheri, GEORGE M. FOWLER, March 22, 1894. Assistant Government Agent. නිමී 1876 ක්වූ අවුරුද්දේ නොම්මර 3නේ ආසුපහුසේ හත්වෙනි වගන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩිම ලබාගැණීම සඳහා කියාකරණ පිණිස වුෂී 1876යේ ඉඩම ලබාගැණීමේ ආඥපනුසේ හිවෙනි කාණ්ඩේ කර තිබෙන පහාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුණ ස්භාවේ මන්තුණය ඇතුව උතුමානන්වහ න්සේ විසින් මට අනකරන්ට යෙදුන බව මේයින් දුනුම්දුන්නා ඇත. එනම් :-සිතියම 4,506. වම් 1893 ක්වූ නොවැම්බර් මස 30 වෙනි දින. අයිතිකමකියාසිටිනඅයගේ නම-ඇල්. බී. අබේගුණිසේකර. මහත.

කුඹල්ගමුව

මුලහල්කැලේවත්ත

P 768

ේ රු. ඊ.

0

පතන නොවවා අත්හැරපු වතත 2 0

සකුම.

ඉහතකි ඉඩමට තමහමුන්ට ඇත්තාවූ අයිනිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියාකරණ අය විසින් වම් 1894 ක්වූ මැයි මස 7 වෙනි දින 1කේ කනිසමට නුවරඑලියේ කච්චේරියේදීමා ඉරිදිපිටට සැමින කියා සිටින්ට ඔනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැන ඇත්තාවූ අයිනිවාසිකමේ අන්දම සහ තොරතුරුත් කියාහිරින්ට ඕනැබ්ව මෙම ඉඩම අයිනිවාසිකම් ඇති සියඵදෙනාගෙන්ම මෙයින් ඕනැකලා ඇත.

වෂී	1894	ක්වු	මාර්තු	මස	22	වෙනි	
• ,	දින	නුවැ	රඑලියේ	් ක්	Dø	වරියේ	∂ 7•

ජෝර්ජ් ඇම්. පව්ලර්, උපඒජන්තඋන්නාන්සේ.

இதின்கீழ சொலலபமடுக்ற காணியைப்பெறறுககொள்ளும்பொருடடு 1876 ம் ஆண்டின காணியெறறு க்கொள்வதைபபற்றிய கட்டஜாச்சட்டத்தின 6 ம் பிரிவின பிரகாரம் தேசா திபதியவாகள் பிரமாண கிதிச்சங் கத்தாருடைய ஆலோசணே அனுமதியுடல் எனக்குக் கட்டீள்செய்திரூப்பதை இதனுல் அறியப்பண.ணுகிறேன. அதாகிறது:----

	பிளான நிமபர் 4,506	. 1893 ட ஆண்	9 கார <i>த இ</i> கைடா <i>த</i>	டு 30 ந் தேதே. வீசாலம்.	
இ ல.	காணியின பெயா.	per f	ത് മ ⊥ ഥ.	உரிததுபேசு வோா. அ. றா. ட'.	
P 768	முளகள [்] சுலேதோடடம	சூடிபள் க மு வ	<i>பதத</i> னையும சை வீடடதோடம		
	•	•	மும்.	அல். பி. அபே(ச னசேசுகற 2 0 0	

ே நற்கு றிதத சாணிக்கு உரித துப்பேசுகினற சகலபேரும தானுகவல்ல து அவரவடுடைய காரியகா ராால் 1894 ம ஆ⁶ வைகாசிமா சம 7 ந தேதி பகல ⁶1 மணிக்கு எனமுகதாலில் வெளிப்பட்டு சொலலிக் சொள்ளவேண்டுவதுமல்லாமல் அந்தச்காணிக*சு*ப் பெற்றுக்கொள்ளப்படும் பண்ததையும், அதைப்பெற்றுக் கொள்வதற்குண்டான உரிததையுகு சொல்லவேண்டிய த.

் துலரெலி கசசேரி, ஜீ. எம். வவ்ளர், 1894 ம ஞெல பங்குனி மீ 22 உ. உதலீ அரசாட்சி ஏசன் று.

<u>I</u> DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following lands, to wit :—

Preliminary plan 4,026. Situated in Ward No. 5, within the Municipality of Galle. Extent. Lot. Name of Land. Description. Name of Claimant. A. R. P. **B** 422 Mudiyansegewatta alias Gorakagaĥawatta Piyadigamawatta Cocoanut garden 2 38 Mira Lebbe Casi Levai and others 9 0 2 21 \cdot C 422 Neellagewatta A. de Silva, Peace Officer, and others do.

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Galle Kachchéri on May 15, 1894, at noon, and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Galle Kachchéri, April 16, 1894. • Acting Government Agent.

ව[®] 1876 ක්වූ අව්රුද්දේ නොම්මර 3ගත් ආඥපවාසේ හත්වෙනි වගන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙත ඉඩම් ලබාගැනීම සඳහා කියාකරන පිනිස වම් 1876යේ ඉඩම්ලබාගැනීමේ ආඥපවායේ හවෙනී කාන්ඩේ කරතිබෙන පංගාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුනසභාවේ මන්තුනය ඇතුව උතුමානන් වහන්සේ විසින් මට අනකරන්ට යෙදුන බව මෙයින් දනුම්දුන්නා ඇත. ඒනම්:—

සිතියම 4,026. පිහිවාතිබෙන්නේ—නොමමර 5ගේ නාගුරිකයව ඇතුල්වූ කොට්ඨාසේ.

ඉතා.	ඉඩමේ නම.	අන්දම.	අයිතිකම් කියන්නා.	මහත. අ . රූ . ප.
B 422	මුදියන්සේලාගේ වත්හ නො			•
•	්ගොත් ගිහාරකගහ වත්ත පියදිගමවත්ත	පොලවත්ත	මර ලේවායි කාසි ලේවායි සහ	0 0 00
C 422	නුල්ලගේ වත්ත	එම	කවත්අය එ. ඞී. සීල්වා, පී. ඕ. සහ තවත්අය	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

ඉහතකි ඉඩම්වලට තමහමුන්ට ඇත්තාවූ අයිතිවාසිකම් හමුන්ම නොහොත් හමුන් වෙනුවට කියාකරන අය විසින් වමී 1894 ක්වූ මැයි මස 15 වෙනි දින දවල් කනිසමට ගාල්ලේ කච්චේරියේදී මාඉදිරිපිටට පැමින කියා සිටින්ට ඕනෑවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැන ඇත්තාවූ අයිතිවාසිකමේ අන්දම සහ තොර තුරුත් කියා හිටින්ට ඕනැබව මෙම ඉඩම් අයිතීවාසිකම් ඇති සියඵදෙනාගෙන්ම මෙයින් ඕනැකලා ඇත.

වෂී 1894 කවූ අපෙල් මස 16 වෙනි ආර්. ඩබ්ලිව්. අයිවර්ස්, දින ගාල්ලේ කච්චේරියේදීය. වැඩබලන එජන්හඋන්නාන්සේ වම්හ. இதின் கீழ சொலலப்படுகிற காணிகளே பெற்றுக்கொள்ளுட்பொருட்டு 1876 ம் ஆண்டின் காணிபெற் றுககொள்வதைப்பற்றிய கட்டளூச்சட்டத்தின் 6 ம பிரிவின பிரகாரம தேசா திபதியவாகள் பிரமாண லிதிச் சங்கத்தாருடைய ஆலோசீண அனுமதியுடன எனக்(ரூக் கட்டளூசெய்திருப்பதை இதனைல் அறியப்டண்ணு கிறேன. அதாகிறது :—

•	பி. பிளான் இலக்கடை 4,026.	இருப்பு—காலி நகரச்சங்	ங்கத்தைக்குள்.	விச ால ம.
D N.	காணியின பெயா.	விவரடு.	உரு <i>த தா</i> ளி.	. <i>m</i> . и.
В 422	மு <i>தியன்</i> சகெயிவத்தை அலலத கொறக்ககாகா பியதிகட வ			
,	த் றை த	<i>தென‱தோடட</i> ம	மீராலெவலை காசி லெவனையு மற்ற	
C 422	னுள்ளகெயி வ ததை	50.0	வர்களும் ஏ. சே. சிலவாவு ம	9 2 38
V IUU	with a care a good		ழ். தே. சல்வாவு ப ற்றவாகளுட	0 2 21

மேற்கு **மிசச காணிகளுக்கு உ**ரித் கப்பேசுகின ற சகலபேரு மதா குடீவலை த அவரவருடைய காரியகார ரால 1894 ம ஆணம் வைகாசிமாசம் 15 ந் திசதி பகல் எனமுகதாவில் வெளிப்படல் சொல்லிக்கொள்ள வேணுவேதுமலலாமல் அந்தக்காணிகளுக்குப் பெற்றுக்கொள்ளப்படும் பணத்தையும், அதைப்பெற்றுக் கொளவதற்குள்டான உரித்தையுகு சொல்லவேண்டியது.

காலி கசசேரி, ஆர். டபிளியு. ஐயிவேர்ஸ, 1894 ம ஞரு சித்திரைம் 16 ந் வ. அரசாடசி ஏசென றின வேல்பாப்பவர்.

T DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following land, to wit :--

	•	retin	mary plan 1,902.			T . 1 1 1
Lot.	Name of Land.	Description.	Village.	•	Name of Claimant.	Extent. A. R.` P.
I 952	Lolugahamulawatta	Garden	Imbulgodavagama		Ranghami and others	0 3 14

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kachcheri on May 18, 1894, at 1 o'clock P.M., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kurunegala Kachcheri,		Æ. A. KING,
April 13, 1894.	م مدين هذه المركز المالية عن المركز	Acting Government Agent.

ව් 1876 ක්වූ අවුරුද්දේ නොම්මර 3නේ ආසුපහුයේ හත්වෙනි වහන්තියේ පුකාරයට මෙහි පහත් සඳහන්. වෙන ඉඩම ලබාගැනීම සඳහා කියාකරණ පිණිස විෂී 1876යේ ඉඩම් ලබාගැණීමේ ආසුපහුයේ ත්වෙනි කාන්ඩේ කරතිබෙන පංගාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුන සභාවේ මන්තුනය ඇතුව උතුමානන්වහන්සේ විසින් මට අනකරන්ට යෙදුනබව මෙසින් දුනුම්දුන්නා ඇත. ඒනම් :--

		සිතියම 1,962.	හම—ඉඹුල්ගොඩයාහම.	මහත.
නො.	නම.	· අන්දම.		අ. රු. ප.
I 952	ලෝඵගහමුලවක්ත්	වත්ත	රන්හාමි සහ තවන්අය	$0 \ 3 \ 14$

ඉහතකි ඉඩමට තමතමුන්ට ඇත්තාවූ අයිනිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියාකරණි අය විසින් වම් 1894 ක්වූ මැයි මස 18 වෙති දින එකේ කනිසමට කුරුතැගල කච්චේරියේදි මා ඉදිරිපිටට පැමිත කියාසිටින්ට ඕනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදලගැන ඇත්තාවූ අයිනිවාසිකමේ අන්දම සහ තොරතුරුත් කියා හිටින්ට ඕනැබව මෙම ඉඩම අයිනිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනැකලා ඇත.

වමී 1894 ක්වූ අපෙුල් මස 13 වෙනි දින **කුරුනැ**ගල කච්චේරියේදීය. එලියන් ඒ. කිඞ්, වැඩබලන ආණ්ඩුවේ ඒජන්ත වම්හ.

இதின்கீழ சொலலப்படுகிற காணிகஜோப் பெற்றக்கொள்ளும்பொருட்டு 1876 ம் ஆண்டின் காணிப்பெர் றுக்கொள்வதைப்பறறிய கட்டளேச்சட்டத்தின் 6 ம பிரிவின் பாகாரம் தேசாதிப் தியவாகள் பிரமாண விதிச் சங்கத்தாருடைய ஆலோசீண் அனும் தியுடனை எனக்குக் கட்டீடைசெய்திருப்பதை இதனை அறியப்பண்ணு கிறேன். அதாகிறது:—

	•	. பிளாக	ச இவக்கம் 1,962.			
	,			•	விசாலம. ,	
இ ல.	காணியி ன பெயா.	வி வா ப.	. <u>por</u> t.	உருததாளி.	அ. றா. ட	
I 952	பொலுகாமுலவத்த	தோடடம	இப்புப்கொடயாகம	றங்காமியு மற்றவா		
				களும	$0 \ 3 \ 14$	

ேறகுறித்த காணிகளு உரிததுபபேசுகினற சகலபேரும தானுகவலலது அவரவருடைய சாரி**பகா** ரரால 1894 ம ஆணடுவைகாரிமா,சம் 18 ந தேதி 1 மணிகளு குருளுகல சுச்சேரியில எனமுகதாலில் வெளிப படடு சொலைக்கொள்ள வேணவெ_{ய்} மல்லாமல அந்தக்காணிக்குப் பெறறுக்கொள்ளப்படும் பண்ததை யும அதைபபெறறுக்கொள்வதற்குண்டான உரிததையுளு சொலைவேண்டியது.

் குறுகுகல கச்சேரி,	் ஏாலியன் ஏ. கிங்,
1894 டி எல் சுத்திரைமாதம் 13 ஆ.	அரசாடசி ஏசெனறின வேலபாாப்பவா.

•

2

MISCELLANEOUS DEPARTMENTAL NOTICES.

.

DUBLICATIONS FOR SALE at the Government	• Rs. c.
L Record Office, Colombo : LEGISLATIVE ENACTMENTS.	Sessional Papers, bound volumes, from Rs. 7.50 to 10 0 Do. single copies each 4 pp. 0 5
Volume I. Rs. c.	Customs Annual Beturns Age 1 0
All Proclamations, Regulations, and Ordinances	Customs Tariff 0 10 Customs Regulations , 0 25
in force in the Colony on the 12th day of January, 1870: being the "New Edition"	Epitome of Government Minutes, Circulars,
of Enactments authorized by Ordinances	and Notifications, 1849-71 ,, 1 0
Nos. 6 of 1867 and 5 of 1869each 15 0	Do. do. 1872-87 ,, 1 0 Pybus's Mission to Kandy ,, 0 50
Volume II. Part From To	The Maháwansa:
$1 \dots 6 \text{ of } 1870 \dots 9 \text{ of } 1871 \dots $	Original Páli Text, Part I ,, 7 50 Do. Part II ,, 7 50
2 10 of $1871 - 28$ of 1871 ", 1 0	Wijesinha's English Translation of Part II.,
3 1 of $1872 - 7$ of $1873 $, 1 0 4 8 of $1873 - 23$ of $1873 $, 1 0	with Turnour's Translation of Part I. prefixed , , 7 50
5 1 of $1874 - 3$ of $1875 \dots 10^{-1}$	Sinhalese Translation, Part I " 5 0
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	• Do. Part II ,, 5 0 Nitinighanduwa, English , 1 0
7 4 of 1876 - 4 of 1877 , 1 0 8 5 of 1877 8 of 1877 , , 0 50	Nitinighanduwa, English \dots \dots η 10Do.Sighalese \dots η 10
9 9 of 1877 – 23 of 1877 \checkmark 1 0	Rámanáthan's Reports
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Saddharmalaukarava
Volume III.	Dravidian Comparative Grammar , 13 0
1 1 of $1880 - 17$ of 1880 , 1 0	Census of Ceylon, 1891 "20 0 Governors' Addresses, 1833–77, 2 vols. "10 0
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Tables for calculating Pensions under the.
4 1 of $1883 - 18$ of 1884 3°	Widows' and Orphans' Pension Fund Ord. " 0 25 Reports of the Temple Lands Commissioners,
5 19 of 1884 — 11 of 1885 , $1 \cdot 0$	1857 to 1865
Volume IV. 1 12 of 1885 — 8 of 1886, 1 0	Papers relating to Buddhist Temporalities, 1876 " 1 0
2 9 of 1886 — 7 of 1887 $1 0$	The Green-Scale Bug in connection with the Cultivation of Coffee.—Observations by Mr.
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	E. Ernest Green (illustrated) ,, 1 0 Gerlon Civil List
	Ceylon Civil List ,, 1 0 Itinerary of Ceylon Roads :
Volume V. 1 16 of 1889 — 8 of 1890 , 0 85	Part I.—Principal Roads, Second Edition
2 9 of 1890 — 1 of 1891 $"$ 0 45	(1881), without Map 2 0 Part II.—Minor Roads, Second Edition
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	(1888), with Map
Special Editions of the following, with Tables	Do. do. without Map " 3 0 Report on the Administration of the Police,
of Sections and Indices, stitched in paper	&c., by Mr. A. H. Giles ,, 1 45
cover, are obtainable as follows : The Penal Code (2 of 1883) , 2 0	Register of Books printed in Ceylon and regis- tered under Ordinance No. 1 of 1885 :
The Criminal Procedure Code (3 of 1883) , 3 0	Part I., 1885–88 , 1 25
The Courts Ordinance (1 of 1889) \dots , 0 50 The Civil Procedure Code (2 of 1889) \dots , 5 0	Part II., 1888–92 " 1 40 Clough's Sinhalese-English Dictionary " 20 0
The Penal Code, in Sighalese or Tamit, 1 0	Petroleum Rules , 0 25
The Criminal Procedure Code, in Sinha- lese or Tamil , 1 50	' Archæological Report on Kégalla District " 6 0
Books of Ordinances passed in the following	Regulations under the Merchandise and Trade " Marks Ordinance of 1888
Sessions (old Quarto Edition) can be had,	Rules of the Public Service Mutual Guarantee
• price Re. 1 each :	Association , 0 10 Glossary of Native Words occurring in Official
1857, 1860, 1863 - 4, 1866 - 7, 1867 - 8, 1869 - 70, 1870 + 1, 1879 + 1873	Documents , 0 50
1870–1, 1872–3, 1873. Single copies of Ordinances in English (and,	Catalogue of Páli, Sinhalese, and Sanscrit Manuscripts in Temple Libraries, 0 50
where translations have been published,	Alwis' Descriptive Catalogue of Sanscrit, Páli,
in Sinhalese and Tamil) may be obtained for 5 cents for every 8 pages octavo or	and Sinhalese Works , 5 0 Buddhist Nirwana : A Review of Max Müller's
portion thereof.	Dhammapada , 1 50
Municipal Councils Ordinance, No. 7 of 1887 , 0 50 Copies of Government Minutes, Notifications	Páli Grammar , 50 District Manuals :
&c. (where available), for every 8 pages	Mannár, by the late W. J. S. Boake, c.c.s. ,, 1 0
octavo or 4 pages quarto , 0 5	Uva, by H. White, c.c.s • , 2 50
•	Nuwara Eliya, by C. J. R. LeMesurier, c.c.s. " 5 0 Extracts from the" Pújáwaliya" (Sinhalese) " 0 75
Colonial Office Lists ,, 4 0 Report of a Select Committee on the working	Application for any publication in the above List should
of the Grain Tax Ordinance	be made to the Government Recordkeeper, at the Colonial
Return of Architectural and Archæological	Secretary's Office, Colombo, and should be accompanied by payment in advance.
Remains and other Antiquities existing in Ceylon	Payment should be made by Post Office Order, Govern-
The Tésawalamai , 0 50	ment Draft, or uncrossed Cheque on a Colombo Bank. Stamps will not be received in puyment.
Administration Reports, bound volumes, from Rs. 7 50 to 10 0	H. WHITE.
Do. single copies, each 4 pp. 0 5	· Acting Government Recordkeeper.
Ceylon Blue Books each 10 0	March 22, 1894. (3)

THE "KEW BULLETIN" of miscellaneous information The Lorenz Scholarship. is issued as an occasional publication from the Royal Gardens at Kew. It contains notes on the economic products of plants which have been made the subject of particular study and investigation at Kew, and it is intended to be a means of The subjects will becommunication to persons interested in Botanical subjects and products in India and the Colonies. The "Bulletin" is published by Messrs. Eyre and Spottiswoode, East Harding street, London, E.C., and may be obtained directly from them or through any bookseller. 1. English. 2. Latin. 3. metry). Price 2d. per copy ; by post, United Kingdom, $2\frac{1}{2}d$., Foreign Countries and Colonies, 3d. per copy. Candidates may also offer one of the following-Greek. • • • • Colonial Secretary's Office, 2. Chemistry. Colombo, April 22, 1893. examination. Applications for admission to the examination accom-THE ÇEYLON GOVERNMENT GAZETTE L published every Friday, is on Sale at the Govern-ment Printing Office. be sent to the Principal on or before May 9. The Subscription, payable in advance, which can only involves residence at the College. be booked to terminate at the end of a quarter, is Rs. 3 per quarter. JOHN HARWARD, FRANCIS BEVEN, Trustees. Single copies may be had, price 25 cents each. Rs. Charges for Advertisements. J. B. CULL A column 50 Two-thirds of a column 5 0 March 29, 1894. Half a column. 0 4 For small notices not exceeding 20 lines 2 -50 T is hereby declared that— Second and third insertions (consecutive), two-thirds and one-half, respectively, of the above rates. Back Numbers and Volumes of THE SUPREME COURT CIRCULAR (publication discontinued on December 31, 1891) are also on sale at the Government The village Kattamurichchana in Ulagalla korale, Printing Office, as follows :---Rs Volume I. 253 Volumes II. to IX., each Miwellewe village, all in Ulagalla korale ; The village Nellugollekada in Kalpe korale, bounded 6 50 ... Separate Numbers :-To former Subscribers, each. 0 12 ... To non-Subscribers, each 0 25... For all other Government Publications application Kende korale ; should be made to the Recordkeeper, at the Government Record Office, Colombo. GEO. J. A. SKEEN. Government Printer. The Ceylon Civil List for 1894 is now on sale at the Government Record Office, Colombo, Price One Rupee. korale THE "Ceylon Post Office Guide" for 1894 can now be obtained at the General Post Office, Colombo, and at the Post Offices of Galle, Kandy, Jaffna, Badulla, Kurunegala, Batticaloa, Nuwara Eliya, Hatton, Matale, and Trincomalee. are infected areas in terms of the 3rd clause of the Price, 50 cents per copy. Ordinance No. 9 of 1891. F. W. VANE, This declaration is to take effect from this day. Acting Postmaster-General. Postmaster-General's Office, Colombo, April 13, 1894. •April¹⁰, 1894. BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Line is a first start of the Clerical Examinations. OTICE is hereby given that at future Clerical Examinations type-writing will form one of the optional subjects, with a maximum of 50 marks.

Only candidates who submit themselves for examination in Colombo can enter for this subject.

> J. B. CULL, Director.

Office of the Director of Public Instruction, Colombo, April 16, 1894.

HE examination of Candidates will be held at the Royal College, commencing on July 9, at 10.30 A.M.

> Mathematics (Arithmetic, Euclid Books I.-IV. Algebra to quadratics, Elementary Trigono-

Candidates must be under 16 on the first day of the

panied by certificates of birth and of good conduct must

The Scholarship is of the annual value of Rs. 400, and

Director of Public Instruction.

- The village Miwellewe, in Ulagalla korale, bounded on the east by Tinipitigama village, on the south by Kattamurichchana village, on the west by Sirambewe village, on the north by Eruwewa village, all in Ulagalla korale;
 - bounded on the east by Sandanankulama village, on the south by Manampediagama village, on the west by Radarambewa village, on the north by
 - on the east by Galkandegama village, on the south by Kiribbewe village, both in Kalpe korale, on the west by Nekatunuwewa village in Korde korale.
- The village Kadurugaskada in Kalpe korale, bounded on the east by Dewulwewa village, on the south by Kulumiwakada village, on the west by Gonumeriyawe village, and on the north by Kubuk-wewa village, all in Kalpe korale;
- The village Etawiragollewe in Kalpe korale, bounded on the east by Ratmalagehewe village, on the south by Bogahawila village, on the west by Tamarahammillewe village, all in Kalpe korale, on the north by Appuwewa in Kunchuttu
- The village Pairimaduwa in Ulagalla korale, bounded on the east by Kuttikulama village, on the south by Eruwewa village, on the west by Kirindegama village, on the north by Sandanankuttigama village, all in Ulagalla korale-

H. NEVILL,

Anurádhapura Kachcheri, Government Agent.

B the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said Court for the District of Matara will be holden at the Court-house at Matara on Monday, May 14, 1894, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place, above-mentioned, and not to depart without leave asked and granted.

Fiscal's Office, Galle, April 16, 1894. R. W. IEVERS, Fiscal.	

Ceylon Government Railways .-- Comparative Statement of Traffic for the Week ended April 1, 1894. Seven Days ended April 3, 1892. Seven Days ended April 2, 1893. Seven Days ended April 1, 1894. Increase---• 1894 over 1893. Decrease-1894 below 1893. Earnings from . No No \mathbf{Rs} No. 68,378 No. Rs. Rs. Rs \mathbf{Rs} 4,717 3,480 61 Passengers, Ordinary 62,197 26,489 11 73,095 31,874 35 28,393 74 _ ••• 20 54 Coolies 1,506 1,226 50 930 918 28 *1011* 897 7481 ••• Season Tickets 4511,359 40 244779 83 326 15 108 453 68 ... 136 Total Passengers 64.154 29.075 $.{}^{\dot{1}}_{74.269}$ 33,572 46 29.617 69.5254,744 1 63 3,954 83 .. 4,763 1,309 45 5,1621,596 16 538 71 31 Parcels 1,667 47 5,700 ... Horses 35 193 62 53401 86 356 84 58 $\mathbf{5}$... •• 45 2 16 183 Carriages 8 60 45 7912 162 18 4 21 61 ... ••• 60 44 252279 75 135 1135 25 Dogs 850 •• Other small Animals _ 6 7 50 $\mathbf{28}$ 17 0 3 1 75 2515 25•• 28 96 Neat Cattle ... 2 -----2 .. 29 86 Mails 445 96 806 -----65 70 18 871 88 -----... Miscellaneous Coaching 13 11 14 88 2782 12 94 ____ ... Goods (Tons) ... 5,438 57,371 82 4,816 53,728 3 5,54567,708 60 729 13,980 57... _ Miscellaneous Goods • 43 36 91 28 95 5224----4 . . . 554287 Live Stock $155 \ 15$ 157 75480186 75 193 29 0 ••• General Miscellaneous 1,405 96 2076824 54 803.78 ----. -Total for the Week ... Brought forward from pre-vious Return ... 90.125 64 90.699 76 101,605, 98 10,906 22 1078067 73 1115946 28 1188576 53 72.630 25 Total from January 1 to April 1 1168193 37 1206646 4 1290182 51 83,536 47 Total corresponding period of previous Year ... 1129630 55 1168193 37 1206646 4 Increase compared with previous Year ... Decrease do. 38,562 82 •38,452 67 83,536 47 --------_ ---do. .. _ Traffic Train Mileage this Week 14,705 15.25818.3213.063 ____ ----Brought forward from last Return 167,499 193,048 23,972 217,020 ------_____ -----_ _____ Total from January 1 to April 1 182,204 208,306 235,341 27,035 ----Corresponding period of pre <u>.</u> vious Year ... 176,530 182,204 208,306 Increase compared with pre-5,67426,102 vious Year 27,035 _ ----Decrease do. do. .. January 1 to April 1, 1894. Seven days ended April 1, 1894. January 2 to April 2, 1893. Increase Decrease Particulars of Goods Conveyed. in 1894 in 1894 Tons 6 cwt. 9 qr. 3 1b. 27 Tons 76 cwt. 15 њ. 17 Tons 70 cwt. 19 3 Tons 5 cwt. 16 qr. lb. 0 6 Tons cwt. qr. 1b. qr. 2 qr. 2 3 lb. First class Goods 11 S.m. Second class Goods 182. 0 3. 1,635 12 0 159 i 8 71,476 3 8 4 ____ 1,544 Rice ... ••• 3 1 2120,378 13 $\mathbf{2}$ 3 19,957 13 Ō 11 421 0 1 20Tea ... 760 1 1 9,814 17 1 8,791 19 1 1,022 173 19 ... 4 10 226 1 2 26 Tea leaf $\mathbf{21}$ $\frac{26}{25}$ 13 14 0 126 16 3 35218 $\mathbf{2}$ $\mathbf{24}$ ** Arrack $\overline{25}$ 395 31 10 0 12 ... ••• 24 11 3 $\mathbf{5}$ 0 426151 10 Salt $\mathbf{2}$ ž 14 895 16 ĭ 23 86 0 24 ••• 63 7 $\begin{array}{c} 0 \\ 1 \end{array}$ 9 ... 809 277 3 13 3 26 Cinnamon ••• 0 10 $\mathbf{54}$ 1 2527 40 7. 1 13 436 13 2 2 Cacao •• 17 $\mathbf{10}$ 0 $\mathbf{26}$ 308 3 1 $\mathbf{24}$ 744 16 3 26 ::: Cardamoms ... 0 0 $\mathbf{24}$ 46 153 10 $\overline{44}$ 2 $\mathbf{2}$ 7.. 0 24 $\mathbf{2}$ 8 7 14 Tobacco ... Beer, 3rd class 32 8 3 21 ... ••• 12 $\mathbf{5}$ 1 7105 183 3 138 $\mathbf{2}$ 24 11 13 11 0 210 19 $\frac{7}{6}$ 11 3 54 1 1 328 20•• Tea Lead and Shooks, 3rd class 78 14 2 9 15 $\mathbf{2}$ 6 0 18 89 £ 3 $\mathbf{24}$ 167 $\mathbf{5}$ Manure, 8rd class 2 173 2 6 7 • • 19 1 17 124 10 Plumbago, 3rd class ō 3 18 0 22 3 18 226,928 Other 3rd class Goods 217 0 12 ••• 573190 0 14 1 266,711 10 1 14 4 Other 4th class Goods $\begin{array}{c} 2 & 12 \\ 2 & 14 \\ 3 & 13 \end{array}$ 3,251 11 7 ••• 254 $\mathbf{5}$ 0 2 17 0 2,4681 74 783 5 0 Other 5th class Goods ... 147 1 0 10 $\mathbf{2}$ 3 $\mathbf{21}$ 1,2200 7232 151,453 Cinchona 188 16 1 13 22 9 $\frac{1}{2}$ 8 169 163 16358 13 1 1 Coffee 2318 23----... 444 8 2 2 989 18 $3 \\ 1$ 15 Cotton ••• 3 ... 0 $\frac{8}{13}$ 4 0 10 26Cocoanuts ••• 82 14 $\mathbf{2}$ 11 772 16 1 800 ____ ... 4 Cocoanut Oil ... 19 19 1 14 •• 2510 3 24 350 õ 2019 2 0 6 369 Copperah ... •• 2518 3 25 2 ĩ 2238 16 1 17 23818 3 11 200Poonac ••• 99 19 1 25,354 12 3 4 3 13 $\mathbf{21}$ $\overline{7}$ 3 23 e. . . 1 8 1,333 Kerosine Oil •• 39 14 1 24 16 19 2 2525710 3 5 297 $\mathbf{5}$ 1 1 . õ Staves ' ••• 10 1514 7613 $2 \\ 2 \\ 1$ 2599 8 0 4 12 12 7 7 7 7 7Timber, wrought .. 23 Õ 171 ,2 0 2 279 19 2840 10 Timber at 5th class 0 55 11 0 ••• 7 . Ò 332 1 $\mathbf{5}$ 26 387 $\mathbf{18}$ 3 0 Timber at 6th class 1 3 õ 6 1 9 1 0 7 Tea Lead and Shooks, 6th class 15 171 3 15 2.318161.859 š 23458 19 1 21 4 1 4 Manure, 6th class 1,139 338 . 19 109 6 1 15Ō 2 27 1 27 •• 10800 10 1 Plumbago, 6th class Beer, 6th class 3 2 12 .. 217 12 1 8 2,769 $\overline{7}$ $\mathbf{2}$ $\mathbf{23}$ 1 1,467 4,236 11 _... •• Staves, 6th class 20 11 3 0 2011 3 0 Bulky Articles and Road Metal Other 6th class Goods 10 94 11 2 53 3 0 26010 0 0 0 355 1 2 0 2738 1 4 1,969 14 3 675 0 0 16 0 $\frac{3}{2}$ 16 1.29414 Railway Material Public Works Material 7,691 2,447 764 0 1 14 5,298 6 2.3932 2 22 ••• 10 9 1 4 600 9 0 ō 8 0 ••• 0 17 0 847 0 Prison Dept. Material ... 857 13 Õ Ō Ō 0 410 0 0 0 447 13 Breakwater Material 0 0 580 0 0 0 580 0 Contractor's Material (Stone) 17 17 783 0 0 783 0 ñ Royal Engineer's Material ...

5,544 10 0 21

66,910

19 2 17

68,306

88

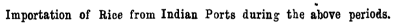
15 3 5,727

4 0 12

7,122 13 1 10

Vessels.	Date of Clearing.	For what Port.	Plantation Coffee.	Native Coffee.	Tea.	Cacao.	Trunk Cinchons.	Branch Cinchona.	Cinchona Chips.	Cocoanuts	Copperah	Cocoanut Oil.	Cocoanut Poonac.	Cinnamon	Cinnamon Oil.	Citronella. Oil.	Carda- moma.	Ebony.	Plumbago	Coir Rope.	Coir Juńk.	Coir Yarn	Coir Fibre.	Sapan- wood.	Orchilla.	Fibre.	Deer Horns.
COLOMBO. Aglaja Wanderer Nawab Sachsen City of Calcutta Muku Maru Kaisow Natal Natal Natal Port Chalmers Barmen Sachsen Solver Solver Sachsen Starta Solver	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Trieste London Bombay Bombay Bombay London Singapore China Bombay London Rangoon China Bombay London Rangoon China Bombay London Bombay Calcutta	**************************************	±++++++++++++++++++++++++++++++++++++	1b. 40 682645 1380 250408 44 451513 1000 50 84463 83877 6235 100 900	• cwt. 85 	1b. 4046 	1b.		No. 	cwt.	cwt. 512 201 3989 2710		25000* 	oz. 1783 	oz.	1 b. 	ewt.	ewt. 509 1800 2370 2088 	swt. 	cwt.	ewt. 101 	cwt. 262 210 39 363 160 216 	cwt.	1». 	ewt.	ewt. 26 39
GALLE. s. Clan Stewart s. Baghdad s. Nizam	13/4	London Calcutta do	-	111			 		· · · · ·						- 1944				- 			199					

Total Quantities of the following Articles Exported from the Ports of Colombo and Galle during the under-mentioned periods.



- TU UUUUUUUU:	то	COLOMBO	:
----------------	----	---------	---

то	COLOMBO :		TO GALLE :	
	From Calcutta Poree Gopalpore Bombay Southern India	Bags 49,975 , 1,000 , 13,227 , 25 , 16,488		2,250 6,856
	Total.	Bags 80,715	1	

Customs, Colombo, April 19, 1894.

R. REID, Acting Principal Collector.

Articles.	United Kingdom	British India.	Straits.	French India.	China.	Hong- kong.	Austria.	Ger- many.	France.	Belgium.	Holland.	Egypt	Spain.	Japap.	Total for the Month of March, 1894.	Total for the three Months ended March 31, 1894.	Total for the three Months ended March 31, 1893.
Gray Cottons, bales and cases White do. do. Printed do. do. Dyed do. do. Coloured, Woven, do. Sundry, do. do. Yarns, plain Yarns, dyed	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$						$\frac{-}{26}$					•			279 110 83 9 47 399 55	1,190 442 222 23 237 1,093 18 88	897 322 513 64 228 1,029 1 31
Total for the Month of March, 1894	. 603	305	1	16	2		47	4	4			²		-	982	3,313	3,085
Total for the three Months ended March 31, 1894	0.000	751	4	16	2		101	118	. 6	•	24 .	2	• 3	-		3,313	
Total for the three Months ended March 81 , 1893	0.070	882	. 2		1		, 8	26	-	-	86		<u>*</u>	•		•	3,085

Comparative Statement showing the various Countries from which Cotton Goods have been Received, and Quantities Imported from each, during the Month ended March 31, 1894.

Customs, Colombo, April 13, 1894.

R. REID, ▲cting Principal Collector. THE under-mentioned packages having been left in the Queen's Warehouse beyond the time allowed by Law, notice is hereby given that unless the same be immediately cleared or bonded they will be sold by public auction on Monday, May 14, 1894, at 1 o'clock P.M.:-

Date of La	nding.	Vessel.		Mark.		Number and Descript	ion.	Remarks.
1893							•	
May	23	ss. Mutra		C/A	•	4 drums oil		Leaking
December	1.	ss. Clan Macintosh		R		1 hogshead ale		Empty
Do.	$\hat{5}$	ss. Karmania		Nil		4 bags castor cake		· <u> </u>
Do.	26	ss. Posden		JER or		2 cases paperware	•	
- 01	-~			RJE				
· Do.	27	ss. Wanderer		Nil		3 bags grain		
20.				•		• •		
		· · ·			1		j	•
1894.	•					• ·	.	
January	1	ss. Clan Macgregor		Kandy	1	1 Kilderkin whisky	•	
March	19	ss. Nizam		MK	'4	4 bags grain		
•	•	· · ·		No mark	5	2 do.	•	· •
_				KCTina	Ĵ	l do.		. —
	• }			diamond and		•		•
	1			FBR		•		
· /		· · ·		в V	1	l do.		·
	· ·	_		PSDM	1	l do.		·
	-	<u> </u>		R.M.S]	l do.	· ł	<u> </u>
		_		No mark	1	bag cattle bone		·
		_		Nil	1	bag grain sweeping		*
	·	•	.				3	

Customs, Colombo, April 14, 1894.

.

H. P. BAUMGARTNEN, for Principal Collector.

Comparative Statement for the Quantities of the Principal Articles Bonded in, entered for Home Consumption, and Exported from the Bonded Warehouses in the three Months ended March 31, 1893 and 1894.

· · ·	Three Mo	nths ended Mar	h 31, 1893.	Three Mo	nths ended Marc	ch 31, 1894.
ARTICLES.	Bonded.	• Entered for Home Con- sumption.	Exported.	Bonded.	Entered for Home Con- sumption.	Exported
Gray Cottons, bales and cases	417	457	• 7	620	376	. 12
W1.4. J. J. J.	161	129		147	87	•••
D.1.4.3 1. 1	150	109		131	136	
n	14	35	• ••	18	10	
	43	80		. 78	59	• .
Coloured Woven Cottons, b. &c.	82	49		102	31	
Sundry do. do		12	•••	1	1. 1	
Yarns, plain, bales and cases	11	38	•••	17		
dyed, do.			•••		•	•••
Indian-made, sundry, b. &c.	1,900	**7	• •••		•	•••
Frain, Rice, bags •		371	15	400	238	••••
Malt Liquor, in wood, hhds	275		15	280	135	.20
in glass, cases and casks	113	145	•••		• • • • • • •	20
pirits, Brandy, puncheons & pipes	•••	••••	•••	8	• •••	•••
Do. hhds. and casks		4	• •••			•••
Do. cases	503	201	••••	260	183	•••
Gin, puncheons and pipes	. 2	•••	•	8.	5	•••
Do. hhds. and casks	•••	15	•••		11	•••
Do. cases	276	1,138	•••	995	856	•••
Whisky, hhds. and casks	•7 '	7	·	18	20	•••
Do. cases	919	1,219	191	2,041	1,794	46
ea, lb	•••		•••			**•
obacco, manufactured, lb	1,760	1,584		2,640	1,408	•••
— Cigars, lb	•••	$360\frac{12}{16}$	•••	$274_{\frac{9}{16}}$	•••	153
Vines, French, hhds. and casks			5	6	11 .	***
Do. cases	141	80		134	107	***
Madeira, puncheons & pipes						•••
Do, cases	•••			•		•••
-Portugal, puncheons & pipes	•••		*		•	***
Do. hhds. and casks	•••	6	•••	2	4	
Do. cases	5	· 1	·	8		
G., 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1						
Do. hhds. and casks	 1			6	6 .	
De esterrer	-				I Ì	
D		•••		6		•••
74.2. 11.7 7 1	• •••		•			•••
	•••					•••
— Austrian, in glass, cases	•••	•••	•••	•••		•••

Customs, Colombo, April 18, 1894. R. REID, Acting Principal Collector.

Quantities of the Principal Articles remaining in the Bonded Warehouses on February 28, 1894; also Bonded, Entered for Home Consumption, and Exported from Bond; and the Total Quantities entered for Home Consumption in March, 1894.

• <u>· · · · · · · · · · · · · · · · · · ·</u>	•		بور س ی مسرد معنی رده <u>س</u> ی د					
ARTICLES	Remain- ing in the Bonded Ware- houses on February, 28, 1894.	Bonded in the Month of March, 1894.	Total.	Entered for Home Consump- tion in the Month of March, 1894.	Exported from the Ware- houses in the Month of March, 1894.	Total.	Remain- ing in the Bonded Ware- houses on March 31, 1894.	entered for Home Con- sumption
Gray Cottons, bales and cases White do. do Printed do. do Dyed do. do Coloured Woven Cottons, b. & c. Sundry do. do Yarns, plain, bales and cases dyed, do Indian-made, sundry, b. & c.	165 1 101 4	$160 \\ 43 \\ 9 \\ 4 \\ 25 \\ 31 \\ \\ 5 \\$		145 31 50 5 33 7 	4	• 149 31 50 5 33 7 	129 189 1 106 4 4 1	$\begin{array}{c c} 271 \\ 100 \\ 128 \\ 26 \\ 64 \\ 61 \\ \dots \\ 29 \\ 332 \end{array}$
Grain, Rice, bags Malt Liquor, in wood, hhds — in glass, cases and casks Spirits, Brandy, puncheons and	308 270 699 11	100 • 70	308 370 769 11	100 100	•••	100 100.	308 270 669 11	$207,664 \\ 252 \\ 1,478$
Do. hhds. and casks Do. cases Do. hhds. and casks Do. hhds. and casks Do. cases Whisky, hhds. and casks	$29 \\ 1,118 \\ 9 \\ 56 \\ 3,256 \\ 22$	$ \begin{array}{c} $	$ \begin{array}{r} 11 \\ 29 \\ 1,358 \\ 12 \\ 56 \\ 3,296 \\ 30 \\ \end{array} $	$79 \\ 2 \\ 2 \\ 216 \\ 13$	···· ···· ···	$ \begin{array}{c} 7.79 \\ 2 \\ 2 \\ $	$ \begin{array}{r} 29 \\ 1,279 \\ 10 \\ 54 \\ 3,080 \\ 17 \end{array} $	$ \begin{array}{c c}\\ 280\\ 2\\ 2\\ 787\\ 23\\ \end{array} $
Do. cases Tea, lb Tobacco, manufactured, lb Cigars, lb Wines, French, hhds. and casks Do. cases	$\begin{array}{c} 3,503\\ \cdot 4,129\frac{1}{2}\\ \cdot 136\frac{1}{15}\\ \cdot 34\\ \cdot 50\end{array}$	771 153 22	$\begin{array}{c} 4,274\\ 4,129\frac{1}{2}\\ 289\frac{1}{16}\\ 34\\ 72\end{array}$	457, 704 32	13 · 153 · ·	$ \begin{array}{r} 470 \\ \\ 704 \\ 153 \\ 5 \\ 32 \\ \end{array} $	$\begin{array}{c c} 3,804\\ \hline 3,425\frac{1}{2}\\ 136\frac{1}{4}\\ 29\\ 40\end{array}$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
 Madeira, puncheons & pipes Do. cases Portugal, puncheons & pipes Do. hhds. and casks Do. cases Spanish, butts and pipes 	 59 52 8 	···· ··· ··· ···	59 52 8 	 	• •••	 	•59 •52 8	* 5 158 2
Do. hhds. and casks Do. octaves Do. cases Italian, hhds. and casks Austrian, in glass, cases	 6 	···· · ··· · ···	···· 6 ···· *	· ···· ····	··· ··· ···	···· ···· ···	···· ··· ···	• 1 35
Customs, Colombo, April 18, 1894.	•		•			Acting	R. REID, Principal	

S PECIFICATION under Chapter VII. of Ordinance No. 23 of 1889, showing the allotments of land to be benefited by the restoration of **Rampatwila Tank** in Kanadara kóralé, North-Central Province; the names, so far as they can be ascertained, of the proprietors of such allotments; and the amount due upon each allotment. Amount in respect of which the allotments are liable, Rs. 2,447.52 (payable in ten equal yearly instalments).

No.	Name of Proprietor.	Extent.* A. R. P.	Annual Instalment. Rs. c.
1	W. V. Ihala Elapatha	10 2 24	Í 5 54
$\tilde{2}$	Bayirala Gamarala	3 9 0	4 38
$\overline{3}$	Tikiralage Tikiri Etani	114	1 86
4	Proctor Dissanayaka	6 0 36	97
$\hat{5}$	Velate, Schoolmaster	1 0 8	1 53
	Panchiralage Kandate	1 0 8	1 53
ž	Kapurala Kottasage Mali	1 0 .8	1 53
8	Kappurala Kottasage Ranmenika	1 0 8	1 53
9	Kadiratage Mali Etani	2 1 24	3 49
10	Wannakuralage Wannihamy	1 0 8	1 53
11	Kadiratage Punchirala	$2 \ 3 \ 4$	4 5
12	Kapuralage Badi	1 0 8	1 53
13	Ukkuralage Menik Etani	2 0 4	2 95
14	Kadiratage Ukkurala	2 0 4	2 95
15	K. V. Punchirala Badderala	$5 \cdot 3 \cdot 4$	8 43
16	Seeralage Kapurala and another	2 0 4	295
17 .	Appuralage Punchirala, Vel-vidane	$\tilde{2}$ $\tilde{0}$ $\tilde{4}$	2 95

Computed from native sowing extent.

CEYLON GOVERNMENT GAZETTE

No.	Name of Proprietor.	Extent. [®] A. R. P.	Annual. Instalment. Rs. c.
18	Velatage Punchirala, Vel-vidane	2 1 36	3, 60
19	· Velatage Pinhamy	1 2 24	2 40
20	Kapuralage Ranmenika	$ \bar{0} \ \bar{2} \ \bar{16} $	0 87
21	Kapurala Seeralage Punchirala	2 2 8	3 72
22	Punchirala Mohottala and another	2 0 16	36
23	Korala Kottasage Kapurala	1 0 32	1 74
24	Velate Badderalage Guni Etani	5 0 16	7 44
25	Wannihami Koralage Punchirala	2 1 36	3 60
26	Punchiralage Sinnate Gamarala	2 0 4	2 95
27	Punchirale, late Vel-vidane	2 1 36	3 60
28 29	Udayare Badderalage Kalu Eteni	1 0 8	· 1 53
29 30	Kirinaiduralage Kandate K. V. Kandate Vaderala	0 3 36	1 41
31	Ukkurale Arachchige Ran Etani •	$\begin{array}{rrrr} 4 & 1 & 16 \\ 6 & 3 & 36 \end{array}$	
32	Kapurale, late Division Officer	$ \begin{array}{ccccccccccccccccccccccccccccccccc$	∝10 ⊥17 3 ∞60
33	Seerala Kottasage Kapurala	4^{-1} 1 16	6 34
34	Appuhamy Arachchige Wannihamy	1 2 24	2 40
35	Sellate Gamaralage Tikiri Etani		1 41
36	Appuhami Bedderala	1 0 20	1 63
37	Kadiratage Sirimalhamy	1 0 20	1 63
· 38	Kadirate Vel-vidane and another	2 1 36	3 60
39	Bairalage Naidurala	1 0 20	1 63
40	Menikiralage Kirihami Arumetirala	2 1 36	3 60
41	Ruhamige Walli Etani	1 0 20	1 - 63
42	Kirihamige Kapurala	1 0 20	1 63
43	Velatage Mali and another	1 0 20	1 63
44	Wannakuralage Kapurala	1 0 20	1 63
45	Kandatage Kumari Etani and another	1 0 20	1 63
46 47	Jayaturalage Wannakuralage and another	1 0 20	1 63
47 48	Kandatage Ran Etani Udayamga Bankiyi	1 0 20 1 0 20	1 63
40 49	Udayarage Rankiri Kadirate Vel-vidane	$\begin{array}{cccc} 1 & 0 & 20 \\ 1 & 0 & 20 \end{array}$	$\begin{array}{ccc}1&63\\1&63\end{array}$
50	Menikralage Punchirala	$1 0 20 \bullet$ 1 0 20	$\begin{array}{ccc}1&63\\1&63\end{array}$
51	Kapuralage Wannibamy Lekame	1 0 20 1 0 20	1 63.
52	Wannihami Koralage Dingiri Menika		3, 28
53	Naidurala Vederalage Sinni	1 0 20	1 63
54	Seerala Lekemage Kanmenika	$\tilde{1}$ $\tilde{0}$ $\tilde{20}$	1 63
55	Ukkuralage Kadirate	1 2 24	2 40
56	Velatage Kadirata Vederala	$1 \ 2 \ 24$	$\begin{array}{ccc} 2 & 40 \\ 2 & 40 \end{array}$
57	Lokuappuge Appurala	$1 \ 2 \ 24$	2 40
58	Ranhami Badderala Kirimenika	$1 \ 2 \ 24$	2 40.
59	Appurala Badderalage Banda	3 1 8	4 81
60	Kapuralage Ranhami Gamarala	2 1 0	3 28
$61 \\ 62$	Appurala Vel-Vidane Udavojna Vedemologa Kandata	1 0 8	1 53
62 63	Udayare Vederalage Kandate Kirihami Arumetiralage Kiri Etani	$ \begin{array}{cccc} 0 & 1 & 20 \\ 1 & 0 & 20 \\ \end{array} $	0 54
64 64	Menikralage Kadiravelate	$\begin{array}{ccc}1&0&20\\1&0&32\end{array}$	1 6 3 1 74
65	Kadiravelatage Appurala	$\begin{array}{ccc} 1 & 0 & 52 \\ 2 & 1 & 0 \end{array}$	3 28
66	Kappurala Kottasage Wannakurala	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	5 28 6 1
67	Udayarage Ukku Etani	1 0 20	. 1 . 63
68	Appuralage Punchirale	1 0 20	1 63
69 ·	Badderalage Kandata Lekama	1 0 20	1 63
70	Nambiralage Sinni Etani	2 1 0	· 3 28
71	Pinhamige Punchi Etani	$\tilde{2}$ $\tilde{1}$ $\tilde{0}$	3 · 28
72	Pinhami Badderalage, Kapurale	1 3 8	2 62
• 73	Udayarage Punchirale	0 2 28	0 97
74	Kadiratage Kombi Etani	0 2 16	0 87
75	Menikiralage Kapurala Badderala	2 2 32	3 9 3
76	Kapurala Badderala and two others	9.312	14 34
77	Pinne-ela Sobita Unnanse	$5 \ 2 \ 20$	8 20
		168 2 4	245 24

* Computed from native sowing extent.

Anurádhapura Kachcheri, April 5, 1894.

.

H. NEVILL, Acting Government Agent.

884

NOTICES CALLING FOR TENDERS.

CEALED Tenders (in duplicate), marked on the envelopes "Tender for erecting Additional Hospital accommodation to the Deltota Hospital," will be received at the Colonial Secretary's Office up to noon on Monday, May 14, 1894, from persons willing to contract for the above service. 2. The tenders must be on forms which will be

supplied on application at the office of the Hon. the Government Agent, Kandy, and no tender will be considered unless it is furnished on the recognized form.

3. A deposit of Rs. 50 will be required before any form of tender is issued ; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish security, such deposit shall be forfeited to the Crown.

4. A cash security for the due fulfilment of the contract of Rs. 500 shall be made by the contractor, which security will be paid to the Hon. the Treasurer of Ceylon, and same shall bear the usual Government interest. Details of specification and all other necessary informa-tion can be obtained at the office of the Provincial Engineer, Kandy.

5. The Government reserves to itself the right, without question, to reject any or all tenders, or to accept any portion of a tender.*

6. The contractors must notify in their tenders the

time required by them for the completion of the work. 7. Persons whose tenders are accepted by Government will be required to bear the expense of having security bonds prepared for the due fulfilment of their contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers, the name or stamp of whom should be affixed to the document.

8. Every alteration should bear the initials of the tenderers, and all tenders containing alterations not bearing the tenderers' initials will be treated as informal and rejected.

> H. WHITE, for Colonial Secretary.

Colonial Secretary's Office. Colombo, April 16, 1894.

SEALED Tenders (in duplicate), marked on the enve-lopes "Tender for provisioning Hospitals," will be received by the Hon. the Colonial Secretary at his Office up to 12 o'clock noon on Monday, May 7, 1894, from persons willing to contract for supplies for the use of the

under-mentioned Government Civil Hospital from date of acceptance of tender till December 31, 1894 :-

> Security if in Landed Security Property. if in Cash. Ŕs. Rs. 250200

Civil Hospital, Pallegama

2. The tenders are to be made upon forms which will be supplied upon application to the Principal Civil Medical Officer and Inspector-General of Hospitals, or to the Medical Officer in charge of the hospital, and no tender will be considered unless it is furnished on the recognized form, and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract.

3. Every tenderer will be required to make a deposit (on applying for forms) of Rs. 50 as security; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown. All other deposits will be returned after the contract has been signed. The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form as his authority for making the issue.

4. Provisions should be made of the best quality approvable by the Medical Officer of the Hospital.

When required, samples must be deposited. 5.

6. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of security is given opposite the name of the station. Title deeds or cash must be deposited. The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared by the Attorney-General for the due performance of his contract.

7. In case any person makes any alterations in his tender before forwarding it to the Colonial Secretary, such alterations should invariably bear his initials; otherwise the tender will be treated as informal and rejected.

8. Any further information can be obtained on application to the Principal Civil Medical Officer and Inspector-General of Hospitals.

9. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

> H. WHITE, for Colonial Secretary.

Colonial Secretary's Office, Colombo, April 17, 1894.

SALES OF UNSERVICEABLE ARTICLES.

LOT of old empty packing cases (very large) will be sold by public auction at 12 noon on Monday, the 23rd instant, at the Railway Goods Shed, Maradana.

General-Manager's Office, Colombo, April 18, 1894.

W. T PEARCE,

General Manager.

NOTICE is hereby given that on Saturday, May 26, 1894, at 12 o'clock noon, will be sold by public auction at the Mutwal Jail premises the following unserviceable articles belonging to the Mutwal Jail :-

5 buckets of sorts 6 carts, hand

2 knives, kitchen, of sorts

Convict Establishment, Colombo, April 17, 1894. R. E FIRMINGER, Superintendent.

30 pints, tin, water drinking

33 tatties, tin

N OTICE is hereby given that the under-mentioned unserviceable articles belonging to the Slave Island Jall will be sold by public auction at the Slave Island Jail premises at 2 P.M. on Friday, May 25, 1894 :--

3 buckets of sorts

- 1 caldron, small 55 hammer handles
- with
- 1 lamp, kerosine.
- reflector
- 2 locks, almirah
- 1 measure, rice conjee

Convict Establishment, Colombo, April 16, 1894.

40 pints, drinking water 1 spoon, table 2 scrapers, cocoanut

- 40 tatties, tin
- 7 tatties, tin, with cover
- 1 tray, wooden
- 5 zine urinal pots

R. E. FIRMINGER, Superintendent.

(4)

•

[No. 5,282

NOTICE is hereby given that the private property of long-sentenced and deceased Prisoners of Welikada Jail will be sold by public auction at the Welikada Jail premises on Friday, May 18, 1894, at 12 non 12 noon :---,

			Lo	na-S	Sentenced Prisoners.
\mathbf{Lot}	No.	Re	gister		•
1		2	2,992	•••	1 saron
2	•••	2	2,994	•••	2 sarons, 1 white cloth, and 1 torn merino banian
3 4			2,995 2,998		
•5			2,999	•••	-
, Ğ			3,000		. 1 torn white cloth and I torn
7	•••	. ?	3 ,014		chintz banian 1 saron, 1 white coat, and 1 merino banian
8		. :	3,015	•	1 soman, 1 handkerchief, and 1
9	• • •	. :	3,016	•••	leather belt 1 saron, 1 old handkerchief, and 1 waist-cloth
10 11			3,028 3,029	 	1 1 1 1 1 1 . C J 1
12			· •.		leather belt
10			10		belt
13 14		A	$\frac{16}{17}$	••••	
15		\mathbf{A}	18		• 1 old saron and 1 leather belt
16	•••	A	19	•••	1 old white cloth and 1 leather belt
17	•••	A	20	•••	2 chintz cloths, 1 banian, and 1 handkerchief
18	•••	A	21	•••	1 old coat, 1 white banian, 1 turkey cap, and 1 saron
19 20	 		88 89	•••	2 sarons and 2 handkerchiefs 1 saron, 1 soman, 1 leather belt,
21*		A	23		and 1 handkerchief 1 white cloth, 1 white coat,
21	•••	А	20	•••	1 merino banian, 1 shawl, and 1 leather belt
22 23	•••	A A	$\frac{24}{25}$	•••	2 sarons and 1 torn handkerchief 1 old white cloth and 2 old
20	•••	A	20	•••	handkerchiefs
24 25	•••• •••	A A	$\frac{26}{27}$		1 old saron 1 old chintz cloth, 1 torn saron,
26		A	28		and 2 old handkerchiefs
27	•••	A	29	•••	1 old saron and 2 pieces rags.
28	•••	A	30	•••	1 old saron and 1 torn handker- chief
2 9	•••	A	31	•••	1 old saron and 1 old handker- chief
30 31	•••	A A	32 33	•••	1 old saron
01	•••			•••	1 saron, 1 chintz cloth, 1 banian, 1 handkerchief, and 1 leather belt •
32	•	Â	34	•••	2 white cloths, 1 chintz banian, 1 white coat, 1 leather belt,
33	•••	A	35	•••	and 1 handkerchief 3 white cloths, 1 white coat, 1
-					banian, 1 pocket handker- chief, 1 elastic belt, 1 pair
					shoes, 1 pair socks, 1 hat,
34	•••		90		and 5 buttons 1 old banian, 1 chintz coat, 1 old
					coloured cloth, 1 white cloth,
07				۹	1 waist-band, 1 red cap, and 1 leather belt
35	•••	A 2	78	•••	1 white saron, 1 old white coat, 1 pocket handkerchief, and 1 rag
86	•••	A 2	79		2 old white cloths, 1 old leather belt, 1 old handkerchief, and
37		A 2	80		1 torn merino banian 1 white cloth, 1 white banian,
		4		•••	1 handkerchief, 1 old saron,
					1 old leather belt, and 1 old comb
38	•••	A 28	81.	1	1 old white jacket and 1 old
					saron

Lot No.	Register	No.	List of Property.
39°	\mathbf{A} 282	•••	1 old saron and 1 old handker-
40	A 319		chief 1 rag and 1•old saron ••
41	A 320		1 soman, 1 old saron, 1 merino
			banian, 1 old comb, and 1
•			old leather belt
$42 \dots$	A 321	•••	1 old saron
43	A 334	•••	1 old saron and 1 torn handker-
44	A 341		• chief 1 chintz cloth and 1 banian
45	A 342	•••	1 saron, 1 banian, 1 handkerchief,
10	11 012	•••	and 1 rosary
46	A 343		1 saron, 1 handkerchief, 1 banian,
			and 1 rosary. with a small
•		~	cross
47•	A 348	•••	1 white cloth and 1 piece towel
$\begin{array}{ccc} 48 & \ldots \\ 49 & \ldots \end{array}$	A 381 A 382	•••	1 old saron and 1 leather belt 1 torn white cloth and 1 leather
40	A 002	•••	belt
50	A 823		1 saron and 1 cloth banian
51	A 11		1 saron, 1 handkerchief, and
•			1 torn banian
$52 \dots$	A * 891	•••	1 torn saron, 1 white cloth, 1
			banian, 1 white handker-
53	A 894		chief, and 1 brass button 1 saya vety and 1 handkerchief
55	A 896	 	1 old saron
55	A 897		1 old saron
56*	A 898		1 torn white cloth
57	A 899	• • •	1 torn white cloth and 1 torn
•			handkerchief
58	A 333	•••	1 old saron
59	A 1,008	•••	1 kayaly, 1 white cloth, and 1 chintz banian
60 [·]	A 1, 009		1 merino banian, 1 pair white trousers, 1 white cloth, 1
			elastic belt, 1 old straw hat,
			1 pair black merino socks, 1
			pair shoes, 1 pocket handker-
			chief, and 5 brass buttons
61	A 122	•••	1 white cloth and 1 peice of
			towel
		Dana	ased Prisoners.
$ \begin{array}{ccc} 1 & \dots \\ 2 & \dots \end{array} $	1,078	•••	1 white cloth and 3 peices rags 1 leather belt, 2 old sarons, and
4	1,119		1 bag
3	775		1 saron, 1 handkerchief, 1 merino
· ···			banian, and 1 belt
4 •	959 ·	•••	1 torn saron and 1 handkerchief
5	762	•••	2 sarons, 2 handkerchiefs, 1 ba-
			nian, 1 comb, and 1 small tin
c	1 007		box 1 saron, 1 white cloth, 1 chintz
6	1,007	•••	eloth and 1 belt

				han
_				box
6	•••	1,007	•••	1 saron, 1 white cloth, 1 chintz cloth, and 1 belt
7		831		1 white cloth
7 8		1,063		2 sarons and 2 handkerchiefs
ğ		1,066		1 white banian, 1 white cloth,
0	•••	1,000	•••	and 1 rosary
10		965		1 saron and 1 belt
	•••••			1 piece white rag and 1 ragged
11	•••	1,088	•••	handkerchief
12		1,394		1 white cloth, 1 towel, and 1
		-,		handkerchief
13		1,390		1 white cloth, 1 saron, 1 belt,
		_,		1 purse, and Re. 1.04
14		1,610	•••	1 saron and 1 old blue hand-
-		-,		kerchief
15		1,560	.	1 old saron
$1\tilde{6}$	•	615		1 white cloth and 1 saron
17	•••	1,411		1 cayaly, 1 torn saron, 1 hand-
11	•••	1,411	•••	kerchief, and 1 belt
18		1,279		1 saron
19	•••	1,765	•••	1 chintz cloth, 1 white coat, 1 merino banian, 1 leather belt and 1 rag
20	•••	1,609	•••	1 old saron, 1 towel, 1 blue hand- kerchief, 1 leather belt, and 1 piece of silver
21	•••	1, 72 6 ●	•••	1 saron, 2 handkerchiefs, and 1 leather belt

0	Q	7
о	o	4

	.					
Lot	t No.	Rigiste	r No.	List of Property.	Public Works Department	Office at Vavuniya on Tuesday
22	2	1,238	8	. 1 saron and 1 torn silk handker	_ April 24, 1894, at 2 P.M., vi	Z. :
	_		•	chief	1 adze •	2 hammers, claw
23	3	1,477	7	1 white cloth and 1 handker	- 2 augers of sorts	60 hammers, hand
~ .				chief	$2 ext{ axes, felling } \cdot$	22 hammers, sledge, iron
24	•••	1,484			10 bill-hooks	9 hammers, sledge, half
				leather belt	6 bits for braces	24 hammers, miners'
25		2,038			1 boiler, asphalte	142 mamoties
26		1,887			17 buckets, galvanized	4 moulds, tile
27	•••	1,894	• • •		iron	116 pickaxes
	• •	•		two brass studs, 1 white hand	1 bucket, latrine	2 powder canisters
•				kerchief, and 1 leather belt.	3 tins, can	7 porowas
28	•••	849	• • • •	2 sarons	1 case, tin, for check-	1 quart measure
29	•••	2,160	•••		rolls	5 rakes
		-		1 leather belt	8 cans, iron •	3 rammers, copper-
30	•••	2,075	•••	1 chintz cloth and 1 handker-	2 chisels of sorts	tipped
0.4				chief	1 compass	1 rasp
31	•••	1,291	•••	1 saron and 1 cloth belt	3 crowbars, claw	1 saw, pit
32	•••	$2,\!476$	•••	1 saron, 1 leather belt, and 1	1 file, large, rubber	1 saw, hand
00				torn handkerchief	18 files of sorts	3 tubs, feeding
33	•••	53	•••	1 malaya cloth, 1 saron, 1 torn	1 forge, portable	_
				handkerchief, 1 leather belt,	•	H. F. TOMALIN,
.		•		and 1 white rag	for	Director of Public Works.
34	•••	2.279	•••	1 white cloth	Public Works Departmen	
35	•••	2,788	•••	1 saron, 2 handkerchiefs, and 1	Colombo, April 10, 1894	1.
50				leather belt		
36	•••	1,718	•••	1 old chintz cloth, 1 piece white	NOTICE is hereby giv	en that on Friday, May 4,
				cloth, 1 white jacket, and 1	1894. at 1 o'clock P.M	., the following unserviceable
07		1 700		body	articles will be sold by publi	c auction at the Government
37	•••	1,768	•••	1 old cambaya, 1 rag, and 1 old	Printing Office, Colombo :	-
38		1.005		jacket	3 belts, driving, cotton	2 inkstands
оо 39	•••	1,965	•••	2 sarons	1 basin, earthen	2 lamps
59	••••	1,988	•••	2 old sarons and 1 old handker-	23 brushes	2 lubricators, needle
4 0		- (chief	39 cases. compositors'	1 mallet
40	•••	\cdot 54	•••	1 white cloth, 1 handkerchief;	1 cask	1 padlock, iron
41 ·		0.009		and 1 leather belt	5 chases of sorts, ireu	2 penplyers, rulers'
±1	•••	2,093	•••	1 saron, 1 torn white towel, and	6 chisels	3 planers
42		9 001		l leather belt	2 composing sticks	1 soldering iron
±4	•••	3,024	•••	1 saron, 1 cayaly, 2 handker-	2 cans, oil-feeder	4 spanners
13		1 000		chiefs, and 1 belt	4 cans, turps	1 saucepan
EO	•••	1,902			1 dr ll, archimedian	1 screwplate with taps
				and 1 torn coloured handker-	1 crucible	1 table on frame
Con	viat T	stablish		chieft	2 frames, composito: s'	3 washstand jugs
301	oliko:		men		15 files	And a quantity of metal
٧V	entat	la, Apri	110,	1894. •Superintendent.	1 galley	dross, earthenware jars,
TO	TOT	7 :. L		time that the male and a	1 gum bottle	tin cans, and old iron.

OTICE is hereby given that the under-mentioned unserviceable articles belonging to the Public Works Department will be sold by public auction at the

Government Printing Office,

Colombo, April 16, 1894.

- mes, composito: s'

- ley
- m bottle

tin cans, and old iron. G. J. A SEEEN Government Printer.

ROAD COMMITTEE NOTICES.

OTICE is hereby given that an application having NOTICE is hereby given that an application having been made to the Provincial Road Committee, that the provisions of "The Branch Roads Ordinance, 1874," be extended to the districts of Rangalla, Nitre Cave, &c., for the construction of a branch road from the Duckwari estate to two bridges on Ferndale estate, for four miles :

The Provincial Road Committee will on Fiday, April 27, 1894, at 2 o'clock P.M. at the office in Kandy, proceed to define their limits of the district the estates in which will, if the proposal for the construction of the said branch road be assented to by the proprietors of two-thirds of the acreage in the said district, be assessed for the construction and maintenance of the said road.

And it is further notified that it is proposed to include the following among other estates in the district to be assessed :---

• Proprietors, Agents, or Representatives.	Estates.	ł	Acreage.
- The Bangalla Tea Co. Limited (W. Sinclair) F. Bowle Evans and H.	Kaladuriya		216
V. Maxfield Miss Piachaud (H. P.	Ferndale .	•••	310
Rudd) C. J. Pattenson	Leangapella Peru	•••• •••	$\begin{array}{c} 321 \\ 138 \end{array}$
E. J. & O. Young and others Baker & Hall (G. W	Kobonella and Horakande Esperanza and	•••	718
Thompson)	Looloowatta	•••	832

Proprietors, Agents, or Estates. Acreage. Representatives. Walter Agar Enselwatta 264. ... Richard Burke ... Dehigolla 350... St. Martin's Arthur L. Wyllie 594• • •

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

C. R. CUMBERLAND, Provincial Road Committee's Office, for Chairman. Kandy, April 4, 1894.

NOTICE is hereby given that the Provincial Road Committee will on April 27, 1894, at 2 o'clock P.M., at their office in Kandy, proceed, in accordance with the provisions of "The Branch Roads Ordinance. 1874," section 7, to alter and vary the limits of the district the estates in which are assessed for the maintenance of the Bathford Valley road (between Dikoya Post Office and Tillyrie Store) by excluding the following estate :-Proprietor. . Estate. Acreage. George Hadden ... Bittacy 142... And at the same time and place the Committee will

take evidence, if necessary, and receive and consider objections and suggestions. .

C. R. CUMBERLAND, Provincial Road Committee's Office, for Chairman. Kandy, April 3, 1894.

NOTICES IN TESTAMENTARY ACTIONS.

In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. C/442. In the Matter of the Goods and Chattels of Kaluwadewage Nonacci Fernando, of Peliyagoda in the Ragam pattu of Alutkuru korále, deceased.

THIS matter coming on for disposal before D. F. Brown, Esq., District Judge of Colombo, on the 22nd day of February, 1894, in the presence of W. P. Ranesinghe, Proctor, on the part of the petitioner Wijemunidewage Thelenis Fernando, of Peliyagoda in the Ragam pattu of Alutkuru korale, and the affidavit of the said Wijemuni Dewage Thelenis Fernando, dated 8th December, 1893, having been read : It is ordered that the said Wijemunidewage Thelenis Fernando be and he is hereby declared entitled to have letters of administration to the estate of Kaluwadewage Nonacci Fernando, deceased, usues the respondent Wejemunidewage William Fernando, of Peliyagoda, in the Ragam pattu of Alutkuru korale, shall, on or before the 29th day of March, 1894, show sufficient cause to the satisfaction of this court to the contrary.

> D. F. BROWNE, District Judge.

The 22nd day of February, 1894.

Colombo, March 29, 1894.

This Order Nisi is extended to the 26th April, 1894, and it is ordered that, unless the respondent shall show cause on or before that day, the petitioner will be declared entitled to have letters of administration to the said estate issued to him, as widower of the said deceased.

D. F. BROWNE, District Judge.

In the District Court of Colombo.

Order Nisi.

Testamentary Jurisdiction. No. C/449.	ì
Jurisdiction.	ķ
No. C/449.	۱

In the Matter of the Goods and Chattels of James Emmanuel Perera Sundarasekera Samarasinghe, deceased.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 15th day of March, 1894, in the presence of W. P. Ranasinghe, Proctor, on the part of the petitioner Weerasinghe Aratchige Dona Cornelia Gunasekere Hamine, of Alutgama, in the Meda pattu of Siyane korale; and the affidavit of the said Weefasinghe Aratchige Dona Cornelia Gunasekere Hamine, dated 21st February, 1894, having been read : It is ordered that the said Weerasinghe Aratchige Dona Cornelia Gunasekere Hamine be and she is hereby declared entitled to have letters of administration to the estate of James Emmanuel Perera Sundarasekera Samarasinghe, deceased, issued to her, as widow of the said deceased, unless the respondent Mary Margaret Perera Sundarasekere Samarasinghe, of Alutgama, in the Meda pattu of Siyane korale, shall, on or before the 26th day of April, 1894, show sufficient cause to the satisfaction of this court to the contrary.

D. F. BROWNE, District Judge.

In the District Court of Colombo.

Order Nisi.•

Testamentary
Jurisdiction.
No. C/459.In the Matter of the Estate of the late
Noel Denison, deceased. of Penang,
in the Straits Settlements.

THIS matter coming on for disposal before D. F. Browne, Esq., District Judge of Colombo, on the 29th day of March, 1894, in the presence of Julius & Creasy, Proctors, on the part of the petitioner William Alfred Mooyaart Denison, of Nuwara Eliya; and the affidavit of the said William Alfred Mooyaart Denison, dated the 21st day of March, 1894, having been read : It is ordered that the said William Alfred Mooyaart Denison be, and he is hereby declared entitled to have letters of administration to the estate of Noel Denison, deceased, issued to him, unless Ann Amelia van Ufford, Cornelia Hillegarda Taylor, Antonia Theodora Colenbrander, Maria Adam, Anna Elizabeth Josina Denison, Grace Hill, Maria Mary Burney, the respondents, shall, on or before the 26th day of April, 1894, show sufficient cause to the satisfaction of this court to the contrary.

> D. F. BROWNE, District Judge.

In the District Court of Negombo.

Order Nisi.



In the Matter of the Last Will and Testament of Gajesinhaga David Silva Gurunnanse, of Katunayeke, deceased.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Negombo, on the 16th March, 1894, in the presence of Mr. Wijetunge, Proctor, on the part of the petitioner Dehiwalage Dona Johana Madelena ; and the affidavit of Simon Peter de Silva, of Kurana Katunayeke, having been read : It is ordered that the said Dehiwalage Dona Johana Madelena be, and she is hereby declared entitled to have letters of administration *cum testamento annexo* issued to her, as the surviving sole heiress of the deceased Gajesinhege David Silva Gurunnanse, unless the respondents Johana Louisa, and Johana Rosaline shall, on or before the 26th day of April, 1894, show sufficient cause to the satisfaction of the court to the contrary.

> G. A. BAUMGARTNER, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 94. In the Matter of the Goods and Chattels of Yagodapatirennehelage Selenchi Appu, late of Vigoda, deceased.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Negombe, on the 30th March, 1894, in the presence of Mr. Wijetunge, Proctor, on the part of the petitioner Yagodapatirennehelage Agilis Appu; and the affidavit of Yagodapatirennehelage Baronchi Appu, of Vigoda, having been read: It is ordered that the said Yagodapatirennehelage Agilis Appu be, and he is hereby declared entitled to letters of administration issued to him, as one of the heirs of the deceased Yagodapatirennehelage Selenchi Appu, unless the respondents Baronchi Appu, Welun Appu, Sinnappu, Lichohamy, Lenohamy, Nonohamy, Balahamy, Punchihamy, Carnis, Babasinno, Hendrick, Welon, and Nonohamy shall, on or before the 26th day of April, 1894, show sufficient cause to the satisfaction of the court to the contrary.

• G. A. BAUMGARTNER, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 95.

In the Matter of the Goods and Chattels of Halahakon Arachchige • Don Juse Appuhami, deceased.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Negombo, on the 6th April, 1894, in the presence of Mr. Wijetunge, Proctor, on the part of the petitioner Hendalege Dona

Agidahamy ; and the affidavit of Halahakon Arachchige Don Nicholas Appuhami having been read : It is ordered that the said Hendalege Dona Agidahamy be, and she is hereby declared entitled to have letters of administration issued to her, as widow of the deceased Halahakon Arachchige Don Jusey Appuhany, unless the respondents Dona Carlina, Don Davit, Don Nichelas, Don Belenis, and Don Gabriel shall, on or before the 26th Aprit, 1894, show sufficient cause to the satisfaction of the court to the contrary.

G. A. BAUMGARTNER, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary Jurisdiction. No. 96.

In the Matter of the Goods and Chattels of Senanayaka Amarasinghe Mohotti Appuhamillage Baba Appuhamy, deceased.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Negombo, on the 30th March, 1894, in the presence of Mr. Wijetunge, Protor, on the part of the positioner Sena-nayeke Amarasingha Mohotti Appuhamillage Don Louis Appuhamy; and the affidavit of the said Senanayeke Ameresinghe Mohotti Appuhamillage Don Louis Appu-hamy, having hear word; it is a colored that the mid hamy having been read: It is ordered that the said Senanayeke Amerasinhe Mohotti Appuhamillage Don Louis Appuhamy be, and he is hereby declared entitled to have letters of administration issued to him, as one of the children of the deceased Senanayeke Amarasinha Mohotti Appuhamillage Baba Appuhamy, unless the res-pondents Wickremearachchige Babonchihamy, Dedonis, Peloris, Sinnappuhami, Dionis, Nonohamy, and Migohamy shall, on or before the 26th April, 1894, show sufficient cause to the satisfaction of the court to the contrary.

> G. A. BAUMGARTNER, District Judge.

In the District Court of Negombo.

Order Nisi.

Testamentary (Jurisdiction. · No. 97.

In the Matter of the Goods and Chattels of Hapugala Arachchige Awanihamy, deceased.

THIS matter coming on for disposal before G. A. Baumgartner, Esq., District Judge of Negombo, on the 30th March, 1894, in the presence of Mr. Wijetunge, Proctor, on the part of the petitioner Hapugala Arach-chige Subeseris; and the affidavit of Kahandewe Appuhamillage Sarnelis Appuhamy, of Dorenegoda, having been read : It is ordered that the said Hapugala Arach-chige Subseris, as one of the children of the deceased Hapugala Arachchige Awenihamy be, and he hereby declared entitled to have letters of administration issued to him. unless the respondents Jayesinha Appuhamillage Menick-hami, Dingiri Menica, Charles, Cornelis, and Julis shall, on or before the 25th day of April, 1894, show sufficient

cause to the satisfaction of the court to the contrary.

٠

G. A. BAUMGARTNER, District Judge.

' In the District Court of Negombo. Order Nisi.

Testamentary Jurisdiction. No. 98.

In the Matter of the Goods and Chattels of Balasurikankanemelage Don Carolis, Vel-vidane, deceased.

HIS matter coming on of for disposal before G.A. L Baumgartner, Esq., District Judge of Negombo, on the 30th March, 1894, in the presence of Mr. Wijetunge, Proctor, on the part of the petitioner Balesurikankane-malage Juwanis Appuhami, and the affidavit of Balesurikankanemelage Tepanis Appuhami, of Dewale-polle, having been read: It is ordered that the said Balesurikankanemelage Juwanis Appuhami of Joewale-Balasurikankanemelage Juwanis Appuhamy be, and he is hereby declared entitled to have letters of administration issued to him, as one of the sons of the deceased Balesurikankanem lage Don Carolis, Vel-vidane, unless the respondents Wanigesinhe Vebaddelekemelage Lenohamy, Telenis, Tepanis, Punchappu, Peris, Punchihamy, Nonohamy, Cornelis, Sinchy, Telenis, and Charles shall, on or before the 26th day of April, 1894, show sufficient cause to the satisfaction of the court to the contrary.

> G. A. BAUMGARTNER. . District Judge.

In the District Court of Kalutara. Order Nisi.

Testamentary Jurisdiction. No. 57.

In the Matter of the Joint Last Will and Testament of the late Arumadura Menika Silva Hamine, de-ceased, of Kallemulla, and of her husband Mawatagey Amaris Perera Senewiratne, Police Headman of Kallemulla.

THIS matter coming on for disposal before F. J. de L Livera, Esq., District Judge of Kalutara, on the 21st day of March, 1894, in the presence of Mr. Domingo de Silva, Proctor, on the part of the petitioner Mawatagey Amaris Perera Senewiratne; and the affidavits of the said Mawatagey Amaris Perera Senewiratne and of the seven attesting witnesses, dated, respectively, the 7th and 8th March, 1894, having been read : It is ordered that the will of the said Arumadura Menika Silva Hamine, deceased, dated the 3rd day of January, 1894, and now deposited, in this court, be and the same is hereby declared proved. It is further declared that the said Mawatage Amaris Perera Senewiratne, as the lawful husband of the deceased, is entitled to have letters of administration with copy of the will annexed issued to him, unless any person shall, on or before the 23rd day of April, 1894, show sufficient cause to the satisfaction of this court to the contrary.

F. J. DE LIVERA. The 21st day of March, 1894. District Judge.

In the District Court of Kandy. Order Nisi.

Testamentary Jurisdiction No. 1,822.

Kotmale. Seelappugedera Punchirala Petitioner.

In the Matter of the Estate of Seelappu-

gedera Maddumahamy, of Dimbula Udagama in Udapone korale of

 \mathbf{And} Seelappugedera Ranghamy......Respondent.

THIS matter coming on for disposal before John Henricus de Saram, Esq., District Judge of Kandy, on the 4th day of April, 1894, in the presence of Mr. Vanderwall, Proctor, on the part of petitioner Seelappugedera Punchirala; and the affidavit of the said Seelappugedera Punchirala, dated the 19th day of March, 1894, having been read :

It is declared that the said Seelappugedera Punchirala is the son of Seelappugedera Maddumahamy, deceased, and as such is entitled to have letters of administration to the estate of Seelappugedera Maddumahamy, deceased, issued to him, unless the respondent above-named shall, on or before 4th day of May, 1894, show sufficient cause to the satisfaction of this court to the contrary.

J. H. DE SARAM. District Judge. The 4th day of April, 1894.

In the District Court of Kurunegala.

Order Nisi.

Testamentary) In the Matter of the Estate of the late. Adicari Mudiyanselage Ukku Banda Jurisdiction

Arachchi, deceased, of Pallewalpola. No. 499. Lekamalage Bandihamy, of Pallewalpola Petitioner Vs.

Adicari Mudiyanselage Dingiri Banda, of PallewalpolaRespondent.

HIS matter coming on for disposal before William. Dunuwille, Esq., Acting District Judge, on the 4th day of April, 1894, in the presence of Mr. E. G. Goonewardene, Proctor, on the part of the petitioner; and the affidavit of Lekamalage Bandihamy, of Pallewalpola, dated 4th April, 1894, having been read : It is ordered that the said Lekamalage Bandibamy, as

widow of the said Ukku Banda Arachchi, is entitled to

have letters of administration to the estate of the said intestate issued to her accordingly, unless the respondent shall, on or before the 7th day of May, 1894, show sufficient cause to the satisfaction of this court to the contrary.

[•]WM. DUNUWILLE, Acting District Judge.

The 4th day of April, 1894.

In the District Court of Anuradhapura.

Order Nisi.

Testamentary Jurisdiction No. 30. In the Matter of the Estate of Kuna Mohammado Meera Saibo and wife Ponni Umma, of Ihelatalawa in Nuwaragam korale, deceased.

THIS matter coming on for disposal before H. Nevill, Esq., District Judge of Anuradhapura, on the 16th day of April, 1894, in the presence of Mr. A. Visuvalingam, Proctor, on the part of the petitioner Kuna Kader Ibram Saibo, now of Ihelatalawa in Nuwaragam korale; and the affidavit of the said Kuna Kader Ibram Saibo, dated the 13th day of March, 1894, having been read: It is ordered that the said Kuna Kader Ibram Saibo be and he is hereby declared entitled to have letters of administration to the estate of the deceased Kuna Mohammado Meera Saibo and wife Ponni Umma issued to him, as brother and brother-in-law of the said deceased, unless the respondents--(1) Kattoowawa Rawuther Kuppen, (2) Sena Mana Agamado Saibo, and (3) Kana Muna Meera Naina, of Anuradhapura--shall, on or before the 27th day of April, 1894, show sufficient cause to the satisfaction of this court to the contrary.

> H. NEVILL, District Judge.

The 16th day of April, 1894.

NOTICES TO MARINERS.

IS EXCELLENCY THE GOVERNOR has been pleased to direct that the following Notices to Mariners be published for general information.

By His Excellency's command,

E. NOEL WALKER, Colonial Secretary.

Colonial Secretary's Office, Colombo, April 19, 1894.

CHINA.

Canton District—Blasting in Steamer Passage, Cambridge Reach Barrier.

Notice is hereby given that blasting operations are about to be carried on for a short time in the steamer (south) passage of the Cambridge Reach barrier in the Whampoa channel of the Canton river.

Whenever it may be necessary to close the passage to navigation a red flag will be hoisted on a pole at the north side of the passage and another at the masthead of the flagstaff at the Customs signal station on the hill on Dane's island. So long as these red flags remain flying vessels bound to Whampoa must not approach the barrier nearer than half a mile, and those bound to Canton must proceed by the Blenheim (or Back) Reach.

Custom-house, Canton, March 9, 1894. J. H. MAY, Harbour Master.

BATAVIA.—No. 10. E. I. Archipelago—North Coast of Jara—Buoy on Pekalongan Road.

With reference to Notice to Mariners No. 38, Batavia, 1893 (See Javasche Courant No. 104, 1893, and Nos. 1 and 2, 1894), notice is hereby given that the temporary buoy, moored on Pekalongan road on about the spot where the masts, anchors, and other riggings of the burned ship Ben Macdhui are sunk, will be withdrawn, and in lieu thereof a conical buoy, painted red, with a white horizontal stripe with the word." Wreek." if black letters will be moored outside (N. side) of the abovementioned danger, in a position with Pekalongan harbour light bearing S. by E. in $3\frac{1}{2}$ fathoms water.

ROELL, Vice-Admiral.

Commanding the Naval Forces in Neth.-India. Batavia, March 22, 1894.

NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,794. In the matter of the insolvency of William Morton Smith, of Colombo, as individual and as partner in the firm of W. M. Smith & Company.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on April 26, 1894, to prove further claims.

By order of court, J. B. MISSO, Colombo, April 4, 1894. Secretary.

No. 1,800. In the matter of the insolvency of Arthur Wambeek, of Dam street, in Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on May 17, 1894, to grant certificate to the insolvent.

By order of court,

J. B. Misso,

Secretary.

Colombo, March 29, 1894.

No. 1,806.

In the matter of the insolvency of Mohamado Curysin Carrim, of Kew road,

Slave Island, Colombo,

WHEREAS the above named Mohamado Curysin Carrim was on March 22, 1894, adjudged insolvent by the District court of Colombo, and an order has been made by the said court placing the estate of the insolvent under sequestration in the hands of the Fiscal : Notice thereof is hereby given to all concerned ; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on April 26 and May 17, 1894, for the said insolvent to surrender and conform, and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, initialed "An Ordinance for the due collection, administration, and distribution of Insolvent Estates."

By order of court, .

Colombo, March 29, 1894.

Colombo, April 9, 1894.

. J. B. MISSO, Secretary.

No. 1,794. In the matter of the insolvency of William Morton Smith, as individual and as a partner in the firm of W. M. Smith & Co.

N OTICE is hereby given that a meeting of creditors of the above insolvent estate will be held on the 17th May next, to consider the proposal from Messrs. Julius & Creasy for the purchase of 500 shares of Rs. 100 each in the Colombo Apothecaries' Company, Limited, standing in the name of the firm of W. M. Smith & Co. The offer is Rs. 1,000, subject to the mortgage to the National Bank of India, Limited, on which a sum of Rs. 40,531.44 is due.

By order of court,

J. B. MISSO,

Secretary.

No. 1,807. In the matter of the insolvency of Augustinoe Fernando, of Mutwal, Colombo.

HEREAS the above-named Augustinoe Fernando, of Mutwal, Colombo, was on April 5, 1894, adjudged insolvent by the District Court of Colombo, and an order has been made by the said court placing the estate of the said insolvent under sequestration in the hands of the Fiscal: Notice thereof is hereby given to all concerned; and notice is also hereby given that the said court has appointed that two public sittings of the court will be held, to wit, on May 17 and 31, 1894, for the said insolvent to surrender and conform, and for such other proceedings in the said matter as may then be competent under the Ordinance No. 7 of 1853, initialed "An Ordinance for the due collection, administration, and distribution of Insolvent Estates."

	By orde	r of court,
Colombo, A	April 9, 1894.	J. B. Misso, Secretary.
No. 1,794.	William Mort	of the insolvency of on Smith, as individual r in the firm of W. M.

Smith & Company. OTICE is hereby given that the issue of certificate of conformity to the above named insolvent was suspended on April 9, 1894, for one year, and that the certificate when issued will be of the second class.

•	By order of court,
•	J. B. MISSO,
Colombo, April 13, 18	94. Secretary.
• Vait	matter of the insolvency of heyan Alangarum.
suspended on March 15	given that the issue of certificate the above-named insolvent was , 1894, for five months, and that ed will be of the third class.
	By order of court,
•	J. B. MISSO,

Colombo, April 13, 1894.

No. 248.

In the District Court of Galle.

In the matter of the insolvency of Manikku Acharige Carolishamy, of Kumbalwela.

Secretary.

N OTICE is hereby given that a public sitting of this court will take place on May 11, 1894,. for the allowance to the above-named insolvent of his certificate of conformity, in terms of the 124th clause of the Ordinance No. 7 of 1853.

	By order of court,
Galle, April 17, 1894.	JAMES KRAUSE, Secretary.

No 252. In the matter of the insolvency of Kalu Arachchige Bastian de Silva, of Unawatuna.

W HEREAS Kalu Arachebige Bastian de Silva has filed a declaration of insolvency and a petition for the sequestration as insolvent of his own estate, under the Ordinance No. 7 of 1853, and it appears that he has been in actual custody within the walls of a prison for debt for more than 21 days : Notice is hereby given that the said court has adjudged him an insolvent accordingly, and that two public sittings of the court, to wit, on April 27 and May 25, 1894, will take place for the insolvent to surrender and conform to agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court,

Galle, April 11, 1894.

JAMES KRAUSE, Secretary,

891

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Negombo.

Palawasan Muttu Plaintiff. No. 1,022. Vs.

1, M. S. J. Akbar; and 2, M. J. Akbar Defendants. NOTICE is hereby given that on May.15, 1894, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property, viz. :-

An undivided two-thirds of five contiguous portions of land called Ambegahawatta and of the buildings and machinery standing thereon, situate at the 4th Division machinery standing thereon, situate at the 4th Division of Udeartoppu, within the old gravets of Negombo; the entire property being bounded on the north by the high road leading to Giriulla, on the east by the property of Naina, Lebbe Kanakepulle Ahamadu Lebbe Markar, Muttu Nachchia, and her heirs, on the south by the pro-perty of Uduma Lebbe Madana Markar and Joseph De Croos, and on the west by the garden belonging to the mosque, containing in extent 2 acres more or less.

Amount to be levied Rs. 185.371.

Deputy Fiscal's Office, . G. A. BAUMGARTNER, N gombo, April 17, 1894. Deputy Fiscal.

In the District Court of Colombo. 1, T. Supremanian; 2, T. Sanmugam; and 3, C. Sinnatamby, all of Dean's road in

Colombo Plaintiff. , Vs. 🖕 No C/4,349.

C. M. C. Hassana Markar, of KalutaraDefendant.

NOTICE is hereby given that on Monday, May 14, 1894, at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, for the recovery of the sum of Rs. 1,458 37, with interest on Rs. 1,000 at 9 per cent. per annum from July 20, 1893, viz. :-

· All the soil and plantations, together with the tiled buildings thereon, of the lands called Walawatta and Kurunduwatta, in extent 35 acres more or less, situated at Nagoda in Kalutara; bounded on the north by the road leading to Tebowana, east by the field and chena belonging to the late Babasinno Renter, south by Marandagahawela, and west by the cinnamon garden belonging to Mr. Hector van Cuylenburg.

Deputy Fiscal's Office, T. DE NIESE, . Kalutara, April 16, 1894. Deputy Fiscal.

Southern Province.

In the District Courf of Galle.

Kosgallanadurage Emanis of Diviture Plaintiff. No. 2,311. Vs.

Dewunuge Henry Pedris, of Dangedara......Defendant. NOTICE is hereby given that on Monday, May 14, 1894, commencing at 12 o'clock noon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :-

1. An undivided one-half part of the land Kohila-deniya, containing in extent 2 acres and 2 roods, situate at Diviture in the Gangaboda pattu.

2. All that two-thirds part from so much of the extent wherein jak and cocoanut trees are planted, and the entirety of the extent wherein cinnamon are planted, and of the bare soil of the garden Weniyarakanda-addarawatta, situate at Diviture within the Gangaboda pattu of Galle.

3. All that one-half part of all the soil and fruit trees of the garden Medawatta, situate at the same village. This writ is issued to levy a sum of Rs. 200.972, with interest thereon at 9 per cent. from October 12, 1893.

Fiscal's Office, Galle, April 14, 1894.

H. J. WOUTERSZ, Deputy Fiscal.

In the District Court of Galle.

Don Odris de Silva Wimalasooriya, Fiscal's And

Balahamy Weensooriya, of Dodanduwa; executrix of the last will and testament of plaintiff (deceased) Substituted Plaintiff. No. 54,262. Vs.

Malawennegodage Andrishamy, of Degalla,

in Dodanduwa Defendant.

NOTICE is hereby given that on Saturday, May 12, 1894. commencing at 12 LN 1894, commencing at 12 o'clock noon, will be sold by public auction at defendant's boutique at Degalla the right, title, and interest of the said defendant in the following property, viz. :-

• Glass almirahs, tables, chairs, couches, sarongs, camboys, shawls, umbrellas, handkerchiefs, chintz, flannel, towels, soaps, scents, toilet powder, stationery, crockery, glassware, rice, sugar, potatoes, curry stuff, &c.

This writ is issued to levy a sum of Rs. 504, with interest on Rs. 498 at 12 per cent. from February 6, 1886.

Fiscal's Office, H. J. WOUTERSZ, Galle, April 17, 1894. Deputy Fiscal. •

North-Western *Province.

In the District Court of Negombo.

Lintotage Pedro Fernando Annavi, of

KatanaPlaintiff. No. 1,162. Vs.

Thattage Pedro Fernando, of Katana Defendant.

TOTICE is hereby given that on Saturday, May 5, 1894, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

(1) All that garden called Delgahawatta, of about 4 acres in extent, situate at Mediriwila in Pitigal korale.

(2) All that land called Asdiyawalagawa Hone alias Millagahawatta, of about 1 kuruni or laha paddy sowing extent, and the cadjan house standing thereon, situate at Mediriwila aforesaid.

(3) All that garden called Telembugahawatta, of about 3 acres in extent, situate at Mediriwila aforesaid.

Amount to be levied Rs. 2,796.91, with further interest on Rs. 2,000 at 16 per cent. per annum from January 12, 1893, and Rs. 2.50 at 9 per cent. per annum from the commencement of this suit.

Fiscal's Office, N. S. CASSIM, Kurunegala, April 11, 1894. for Fiscal.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE NEW COLOMBO ICE COMPANY, LIMITED.

1. The name of the Company is "The New Colombo Ice Company, Limited."

2. The registered office of the Company is to be established in Colombo.

The objects for which the Company is established are-3.

(a) To purchase and acquire the business now carried on by the Ice Manufacturing Company at Colombo and to purchase and acquire the business recently carried on by the Colombo Ice Company, Limited, together with the goodwill of such business, and the whole or any part of the real and personal, movable and immovable property and rights held and enjoyed in connection with the business of the said Ice Manufacturing Company, and the said Colombo Ice Company respectively or either of them, and also all leases, agreements, and engagements held by or for the said Companies or either of them, and all debts due to the said Companies or either of them, and to undertake all or any of the hundres of the mixture of the said hurineers or either of them. of the burdens and obligations of the said businesses or either of them.

b) To carry on in the Island of Ceylon or elsewhere the business or businesses carried on by the said Ice Manufacturing Company and the Colombo Ice Company, Limited, or either of them.
(c) To carry on in the Island of Ceylon or elsewhere the business of ice and mineral water manufacturers, and dealers, merchants, dealers in frozen meat and fish, butter, vegetables, or other provisions, or goods, provision dealers, storekeepers, and wine and spirit merchants, and also to import, buy, sell, retail, store, manufacture, and deal in meat, fish, provisions, oilmanstores, general goods, wines, spirits, and any other goods and articles which the Company may consider desirable to import or deal in, and to add to it any other denatiments which the Directors may consider Directors of the Company may see fit, and to add to it any other departments which the Directors may consider. desirable.

(d) To purchase, acquire, enlarge, extend, and carry on any other business or concern, manufacturing, shipping, or otherwise, which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value or render profitable any of the property or rights of the Company

e) To purchase, take on lease, or in exchange, hire, or otherwise acquire any real or personal property, and any rights or privileges which the Company may think necessary or convenient to any of these objects, and capable of being profitably dealt with in connection with any of the Company's property or rights for the time being, and in particular any lands, buildings, easements, concessions, patents, patent rights, or rights of an analogous character, whether British or foreign licenses, secret processes, trade marks, copyrights, engines, machinery, tramways, railways, docks, ships, boats, barges, refrigerators, refrigerating depôts, rolling stock, plant, implements, tools, and stock in trade.

(f) To amalgamate, unite, or co-operate, either generally or to or for any limited extent or period, determinable contiguous or otherwise, with any corporation, company, person or persons already or hereafter to be established for or engaged in objects which are or shall be within the scope of or connected with any of the objects of this Company, and to purchase or acquire the business or any interest in the business or in any branch of the business carried on.by any such corporation, company, person or persons, and for any such purpose to make and enter into any contracts, agreements, or arrangements, and to undertake any liabilities.

(g) To procure the Company to be registered, domiciled, or recognized in any foreign country, colony, or place, and to establish in Ceylon or elsewhere branch establishments and (or) agencies for carrying on or developing the business of the Company or any part thereof.

(h) To take or otherwise acquire and hold or sell and dispose of stocks, shares, or debentures in any other Company having objects within the scope of or similar or analogous to any objects of this Company.

(i) To alter, adapt, and improve as their business may seem to the Company to require, any buildings leased, rented, or acquired by them.

(*j*) To acquire, purchase, or take on lease any lands or buildings, or both, in the Island of Ceylon or elsewhere, and to erect and construct on such lands such buildings as the Company may think fit.

(k) To sell or lease any lands, buildings, hereditaments, property, or rights belonging to the Company, or to mortgage the same, and to sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other Company, either formed to acquire the same or having objects altogether or in part similar to those of this Company.

(1) To raise money for all or any of the purposes of the Company in such manner as the Company may think fit, and in particular upon mortgage of any property of the Company or by the issue of debentures or debenture stock, charging all or any of the Company's property, both present and future, including uncalled capital, or upon the bonds,
 bills, notes, or other security of the Company.
 (m) To make, accept, endorse, and execute promissory notes, bills of exchange, and other negotiable

instruments

(n) To sell, exchange, improve, manage, develop, lease, underlease, mortgage, dispose of, or otherwise deal with all or any of the property of the Company.

(a) To pay for any property of business or services rendered to the Company in shares (to be treated as either wholly or partly paid up) or debentures or debenture stock of the Company, or in money or partly in shares or debentures or debenture stock and partly in money.

b) To promote any other Company for the purpose of acquiring all or any of the property, rights, or liabilities of the Company, or advancing, directly or indirectly, the objects or interests thereof, or for any other purpose which may seem directly or indirectly calculated to benefit this Company, and to guarantee the payment of any debentures or other securities issued by any such Companies. (q) To invest, lend, or otherwise deal with the moneys of the Company not immediately required upon such security and in such manner as may from time to time he determined

security and in such manner as may from time to time be determined.

(r) To do any of the foregoing things in Ceylon or elsewhere, and generally to carry on any business of effectuate any object of the Company.

(s) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them, or which may be conveniently carried on or done in connection therewith, or which may be calculated, directly or indirectly, to enhance the value of, or render profitable any business or property of the Company.

The liability of the Shareholders is limited. 4.

5. The capital of the Company is rupees two hundred and fifty thousand (Rs. 250,000), divided into 2,500 shares of rupees one hundred (Rs. 100) each, with power to increase or reduce the capital. In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names :---

Name and Addresses of Subscr	-	•			of Shares taken each Subscriber.
V. A. JULIUS, Colombo		•••	••		One
T. WALKER, Colombo		•••	. • •		One
A. S. BERWICK, Colombo	••••	•••	••		One
W. HENBY FIGG, Colombo	•••	•••	••		One
W. SAUNDERS, Dikoya	•••	•••	••	·• ···	One
Witness to the above signature	res this 21st Mar	ch, 1894 :			۰.
H. CREAS	sv, Notary Publi	c.		•	
EDWARD CHRISTIAN, Colombo	• • • •	•••	••	• ••	One
FRED. WM. BOIS, Colombo	•••	•••	••	• •••	One
Witness to the simulation of t	Les als sure dances and				

Witness to the signatures of the above two subscribers :

H. CREASY, Notary Public.

22nd March, 1894.

ARTICLES OF, ASSOCIATION OF THE NEW · COLOMBO ICE COMPANY, LIMITED. It is agreed as follows :---

1. Table C not to apply: Company to be governed by these Articles.—The regulations contained in the table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 1861," shall not apply to this Company, which shall be governed by 'the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

2. Power to alter the Regulations .- The Oompany may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.

INTERPRETATION. .

3. Interpretation Clause.-In the interpretation of these presents the following words and expressions shall. have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context, viz. :-

Company .-- The word "Company" means "The New Colombo Ice Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached. The Ordinance.—" The Ordinance" means and includes " The Joint Stock Companies' Ordinance, 1861," and

every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

These Presents .--- "These Presents" means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force. *Capital.*—" Capital" means the capital for the time being raised or authorized to be raised for the purposes of

the Company.

Shares .--"Shares" means the shares from time to time into which the capital of the Company may be divided. Shareholder. "Shareholder" means a Shareholder of the Company. Presence or Present.—" Presence or Present at a Meeting means presence or present personally or by proxy. Directors.—" Directors" means the Directors for the time being of the Company or (as the case may be) the

Directors assembled at a Board. Board.—"Board" means a Meeting of the Directors or (as the context may require) the Directors assembled

Board.—"Board" means a Meeting of the Directors or (as the context may require) the Directors assembled at a Board Meeting, acting through at least a quorum of their body in the exercise of authority duly given to them. Persons.—" Persons.—" Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance and registration, as well as individuals.
Office.—" Office" means the registered office for the time being of the Company. Seal.—"Seal" means the common seal for the time being of the Company. Month.—" Month" means a calendar month.
Writing.—" Writing" means printed matter or print as well as writing. Singular and Plural Number. Words importing the singular number only include the plural, and vice versá. Masculine and Feminine Gender.—Words importing meansculine gender only include the feminine, and vice versá.

PRELIMINARY.

Preliminary .- The Company shall forthwith purchase and acquire from James Weir, Patrick William Gordon Spence, Edward Toby Delmege, Thomas Walker, carrying on business as the Ice Manufacturing Company, and Villiers Alexander Julius, the plant, goodwill, and business of the Ice Manufacturing Company, and that lately belonging to the Colombo Fee Company, Limited, and shall pay for the same the cost price of the stores, stock in trade, and working plant of the Ice Manufacturing Company and the sum of rupees two hundred and ten thousand (Rs. 210,000) for the goodwill of the said business and the several leases of the said premises, of which sum rupees one hundred and forty thousand (Rs. 140,000) shall be paid in each and rupees seventy thousand (Rs. 70,000) by the issue of fully raid um shares in the Company to the product or their premises. paid up shares in the Company to the vendors or their nominees.

BUSINESS.

4. Commencement of Business — The Company may proceed to carry on business and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit. And not-withstanding that the whole of the shares shall not have been subscribed or applied for or allotted, they shall do so as

soon in the judgment of the Directors a sufficient number of shares shall have been subscribed or applied for. 5. Business to be carried on by Directors.—The business of the Company shall be carried on by or under the management or direction of the Directors, and subject only to the control of General Meetings, in accordance with these presents.

CAPITAL.

Arrangement on issue of Shares. - The Company may make arrangements on the issue of shares for a 6. difference between the holders of such shares in the amount of calls to be paid and the time of payment of such calls. 7. Payment of Amount of Shares by Instalments.—If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the

Company by the holder of the share.

8. Increase of Capital.-The Company in General Meeting may from time to time increase the capital by creation of new shares of such amount as may be deemed expedient. 9. New Shares.—The new shares shall be issued upon such terms and conditions, and with such rights and

privileges annexed theres. I no new states man of mesolving on the creation thereof, or any other General Meeting of the Company shall direct, and if no direction be given as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends and in the distribution of assets of the Company,

and with a special or without any right of voting. 10. How carried into effect — Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing. sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given, that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. 11. Same as Original Capital. Except so far as otherwise provided by the conditions of issue, or by these presents any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the provisions herein contained, with reference to the payments of calls and instalments, transfer and transmission forfaiture lien, surrender, and otherwise

mission, forfeiture, lien, surrender, and otherwise. 12. <u>Reduction of Capital.</u>—The Company may from time to time in General Meeting reduce its capital, and

may consolidate or subdivide any of its shares which have not been taken or agreed to be taken by any person. Paid up capital may be returned upon the footing that the amount may be called up again or otherwise.

SHARES.

13. Shares held by a Firm .- Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies.

14. One of Joint-holders other than a Firm may give receipts; the first-named of Joint-holders only entitled to vote and to give process. 14. One of Joint-holders other than a Firm may give receipts; the first-named of Joint-holders only entitled to vote.—Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but the Shareholder whose name stands first on the register, and no other, shall be entitled to the right of voting and of giving proxies, and all other advantages conferred on a sole Shareholder. 15. Survivor of Joint-holder other than a Firm only recognized.—In case of the death of any one or more of the joint-holders of any shares the survivor or survivors shall be the only person or persons recognized by the Company or built on the charge.

as having any title to, or interest in, such shares.

16. Company not bound to recognize any Interest in Share other than that of registered holder, or of any person under clause 32.—The Company shall not be bound to recognize (even though having notice of) any contin-gent, future, partial, or equitable interest, in the nature of a trust, or otherwise in any share or any other right in respect of any share excepting absolute right thereto in the person from time to time registered as the holder thereof, and or any other right of any person under clause 22 to become a Shareholder in respect of any share and except also the right of any person under clause 32 to become a Shareholder in respect of any share. 17. Certificates.—The certificates of shares shall be issued under the seal of the Company and signed by two

Directors and the Secretary, or in such other manner as the Directors shall prescribe. 18. How issued.—Every Shareholder shall be entitled to one certificate for all the shares, or to several certificates, each for a part of such shares. Every certificate shall specify the number of the shares in respect of which it is issued, the class and the amount paid up thereon or credited thereto.

19. Renewal of Certificate.- If a certificate be worn out or defaced, then upon production thereof to the Directors they may order the same to be cancelled, and may issue a fresh certificate in lieu thereof; and if any certificate be lost or destroyed, then upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors may deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to

such lost or destroyed certificate. 20. Fee for same.—Such sum (if any) not exceeding fifty cents as the Directors may determine shall be paid

to the Company for every certificate so issued in place of a certificate lost or destroyed. 21. Certificate to be delivered to the first-named of Joint-holders not a Firm.—The certificate of shares registered n the names of two or more persons not a firm, shall be delivered to the person first-named on the register.

TRANSFER OF SHARES.

.

22. Transfer of Shares .- Subject to the restriction of these Articles any Shareholder may transfer all or any of his shares. The instrument of transfer of any share shall be in writing signed both by transferor and transferee, and the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the register in respect thereof.

23. No transfer to Infant or Person of Unsound Mind.-No transfer of shares shall be made to an infant or person of unsound mind:

24. Form of Transfer.-Shares when transferable may be transferred by any usual common form of instrument of transfer.

25. Register of Transfers.-The Company shall keep a book or books, to be called "The Register of Transfers,"

in which shall be entered the particulars of every transfer or transmission of any share. 26. Board may decline to register Transfers.—The Board may, at their own absolute and uncontrolled discretion decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise; or in case of shares not fully paid up, to any person not approved by them. 27. Not bound to state Reason.—In no case shall a Shareholder or proposed transferee be entitled to require the

Directors to state the reason of their refusal to register, but their declinature shall be absolute.

28. Registration of Transfer.-Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transfer or his right to transfer his shares, and a fee of rupees two and cents fifty (Rs. 250), or such other sum as the Directors shall from time to time determine, must be paid; and thereupon the Directors, subject to the powers vested in them by Articles 26 and 27 and 29 shall register the transferee as a Shareholder and retain the instrument of transfer.

29. The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders without the necessity of any meeting of the Directors for that purpose.

30. Directors not bound to inquire as to validity of Transfer .- In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends provide the value of the value of the value of the value of the share.

dividends previously declared in respect thereof, but only, if at all, upon the transfere. 31. When Transfer Books may be closed.—The transfer booksmay be closed during the fourteen days immediately preceding each Ordinary General Meeting, including the first General Meeting, also when a dividend is declared for the three next days ensuing the meeting.

TRANSMISSION OF SHARES.

32. Title to Shares of Deceased Holder .- The executors or administrators of a deceased Shareholder shall be the

32. Title to Shares of Deceased Holder.—The executors or administrators of a deceased Shareholder shall be the only persons recognized by the Company as having any title to the shares of such Shareholder. * 33. Registration of Persons entitled to Shares otherwise than by transfer.—Any guardian of any infant Shareholder, or any committee of a lunatic, Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any ther way than by transfer, shall upon securing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title as the Company think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares, or may, subject to the regulations as to transfers bereinbefore contained transfer the same to some other person transfers hereinbefore contained, transfer the same to some other person.

34. Failing such registration Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under clause 33 shall not, from any cause whatever, within twelve calendar months after the event of the happening of which his title shall accrue, be registered in respect of such share, or if, in the case of the death of any Shareholder no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, is then a public antition of prints contrast and give a received for the purchase money and the purchase shall be either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the net proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

35. Exercise of Rights.—No person shall exercise any rights of a Shareholder until his name shall have been entered in the register of Shareholders, and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him. .

SHARES (SURRENDER AND FORFEITURE).

36. The Directors may accept surrender of Shares.—The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of Shareholders

who may be desirous of retiring from the Company. 37. If Call or Instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call, or instalment on or before the day appointed for the payment of the same, the Diffectors may, at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder, requiring him to pay the same, together with any interest that may have accrued and all expenses that may have been incurred by the

Company by reason of such non-payment. 38. Terms of Notice.—The notice shall name a day (not being less than one month from the date of the notice) and a place or places at which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that, in the event of non-payment at or before the time and at the flace appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited. 39. In default of payment Shares to be forfeited.—If the requisition of such notice as aforesaid be not complied with over an above the shares in method.

with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalment, interest, and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

40. Shareholder still liable to pay Money owing at time of forfeiture. - Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture, until payment, at nine per cent. per annum, and the Directors may enforce the payment thereof if they think fit.

41. Surrendered or forfeited Shares to be property of Company, and may be sold, &c.-Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

42. Effect of surrender or forfeiture.-The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share, except only such of those rights (if any) as by these presents are expressly saved.

43. Certificate of surrender or forfeiture.--A certificate in writing under the hands of two of the Directors and of the Secretary, that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture ; and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such 'share, discharged from all calls due prior to such purchase, and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

Forfeiture may be remitted.-The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money, for the deficit, as they shall think fit, not being less than nine per cent. on the amount of the sums wherein default in payment had been made, but no share, *bonà fide* sold or re-allotted, or otherwise disposed of under Article 41 hereof, shall be redeemable after sale or disposal. 45. Lien on Shares.—The Company shall have a first charge or paramount lien upon all the shares of any holder rejoint-holders for all grages the time being due to the Company by such holder or by Bl or any of such joint.

or joint-holders, for all moneys for the time being due to the Company by such holder, or by all or any of such jointholders respectively, either in respect of such shares or of other shares held by such holder or joint-holders, or otherwise, and whether due from any such holder individually or jointly with others, including all calls, resolutions for which shall have been passed by the Directors, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respot of any money due to the Company from any of such persons, and such lien shall extend to all dividends declared on such shares. And the Directors may decline to register any transfer of shares subject to such charge or lien.

46. Lien how made available.-Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors, or administrators, or the assignee or trustee in his bankruptcy requiring him or them to pay the amount for the time being due to the Company, and default shall have been made for twenty-eight days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, sixty days' notice shall be allowed him.

47. Broceeds how applied.—The net proceeds of any such sale shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) paid to such Shareholder or his representatives. 48. Certificate of Sale.—A certificate in writing under the hands of two of the Directors and of the Secretary

 43. Contribute of Base - A contribute to writing and is exercisable by the Company under these presents shall be conclusive evidence of the facts therein stated.
 49. Transfer on sale how executed. Upon any such sale, two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to rank of the purchaser a complete title to such shares.

CALLS.

50. Directors may make Calls.—The Directors may from time to time make such calls as they think fit upon the holders of registered shares in respect of moneys unpaid thereon, and not by the conditions of allotment made payable at fixed times; and each Shareholder shall pay the amount of eveny call so made on him to the persons and at the times and places appointed by the Directors, provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call. If any Shareholder fail to pay any call due from him on the day appointed for payment thereof, he shall be liable to pay interest for the same at the rate of nine per cent. per annum from the day appointed for the payment thereof to the time of actual payment. Any such call may be made payable either in one sum or two or more instalments.

51. Calls, Time when made.-A call shall be deemed to have been made at the time when the resolution authorizing the call was passed at a Board Meeting of the Directors. 52. Extension of time for payment of Call.—The Directors shall have power in their absolute discretion to give

time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors.may determine. But no Shareholder shall be entitled to any such extension except

as a matter of grace or favour. 53. Liability of Joint-holders.—Joint-holders of a share should be severally as well as jointly liable for all instalments and calls in respect thereof. 54. Payments in anticipation of Calls.—The Directors may at their discretion receive from any Shareholder

willing to advance the same, and upon such terms as they think fit, all or any part of the amount of his shares beyond the sum actually called up, and upon the moneys so paid in advance, or upon so much thereof from time to time and at any time thereafter, as exceeds the amount of the calls then made upon, and due in respect of the shares on account of which such advances are made, the Board may pay or allow interest at such rate as the Shareholder and the Directors may agree upon, not exceeding, however, six per cent. per annum.

BORROWING POWERS.

55. Power to Borrow.-The Directors may from time to time at their discretion borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not, without the sanction of a General Meeting, exceed rupees ten thousand (Rs. 10,000); only with the sanction of a General Meeting the Board shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary or two Directors to the effect that in taking any loan the Directors are not exceeding their borrowing powers shall be sufficient and binding on the Company and all concerned.

56. Security for repayment.-For the purposes of securing the repayment of any such moneys so borrowed or 56. Security for repayment.—For the purposes of securing the repayment of any such moleys so borrowed or raised or for any other purpose the Directors may create and issue any mortgages, debentures, debenture stock, bonds, or obligations of the Company charged upon all or any part of the undertaking, revenue, property, and rights of the Company, both present and future, including uncalled capital or unpaid calls, or by giving, accepting, or endorsing on behalf of the Company any promissory notes or bills of exchange. Any such securities may be issued either at par or at a premium or discount, and may from time to time be varied or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares or otherwise.

57. Assignment of Security.--Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may have been issued.

GENERAL MEETINGS.

58. First General Meeting.-The first General Meeting shall be held at such time not being more than twelve months after the registration of the Company as the Directors may determine.

59. Subsequent General Meetings.—Subsequent General Meetings shall be held once in every year at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is prescribed, at such time

and place as may be determined by the Directors. 60. Ordinary and Extraordinary General Meetings.—The General Meetings mentioned in clauses 58 and 59 shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

61. Extraordinary General Meeting.-The Directors may, whenever they think fit, convene an Extraordinary

61. Extraordinary General Meeting.—The Directors may, whenever they think fit, convene an Extraordinary General Meeting, and shall do so upon a requisition being made in writing by one or more Shareholders holding in the aggregate not less than one-fourth of the issued capital. 62. Requisition to state object of Meeting; if Directors fail to call Meeting, Shareholders may do so.—Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, shall be signed by the Shareholders making the same, and shall be sent to the registered office of the Company. Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting to be held at at such time as the Shareholders convening the meeting may themselves fix. at such place and at such time as the Shareholders convening the meeting may themselves fix.

63. Seven days' notice of Meeting to be given .- Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, day, hour of meeting, and, save as hereinafter provided, the objects and business of the meeting, shall be given to the Shareholders entitled to be present at such meeting in manner hereinafter mentioned, but an accidental omission to give such notice to any Shareholder shall not invalidate the proceedings at any General Meeting.

PROCEEDINGS AT GENERAL MEETINGS.

64. Business not requiring Notification.—Every Ordinary General Meeting shall be competent without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and auditors retiring in rotation, and to fix the remuneration of the auditors, and shall also be competent to enter upon, discuss, and transact any business whatever, of which special mention shall have been given in the notice or notices upon which the mating was convened.

65. Notice of other business to be given.-With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened.

66. Quorum.—No business shall be transacted at any General Meeting except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present in person at the commencement of the business five of more Shareholders entitled to vote.

67. If Quorum not Present.-If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved; but in any other case it shall stand adjourned to the same day in the

next week at the same time and place. And if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called. 68. Chairman of General Meeting.—The Chairman (if any) of the Directors shall be entitled to take the chair at every General Meeting, whether Ordinary or Extraordinary, or if there be no Chairman, or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding such meeting, or if he shall refuse to the above the above another proton as Chairman and if no Directors he present or if all take the chair, the Shareholders shall choose another Director as Chairman, and if no Directors be present, or if all the Directors' present decline to take the chair, then the Shareholders present shall choose one of their number to be Chairman.

69. Business confined to election of Chairman while Chair vacant.-No business shall be discussed at any General

Neeting, except the election of a Chairman whils the chair is vacant. 70. Chairman with consent may adjourn Meeting.—The Chairman, with the consent of the meeting, may adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting. other than the business left unfinished at the meeting from which the adjournment took place, unless due notice shall be given.

71. Minutes of General Meeting.—Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

72. Votes.-At any meeting every resolution shall be decided by the votes of the Shareholders present in person or by proxy, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder, and unless a poll be immediately demanded in writing by at least three members present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company shall be sufficient evidence of the fact, without proof of the number of votes recorded in favour of or against such resolution.

73. Poll.—If a poll be duly demanded, the same shall be taken in such manner and at such time and place as

73. Poll.—If a poll be duly demanded, the same shall be taken in such manner and at such time and place as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded. 74. Poll how taken.—If at any meeting a poll be demanded by notice in writing, signed by three Shareholders present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned, and the poll shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be entitled to a casting vote in addition to any votes to meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy, and the result of such poll shall be deemed to be the resolution

of the Company in such meeting. 75. No Poll on election of Chairman or on question of Adjournment.—No poll shall be demanded on the election

of a Chairman of the meeting or on any question of adjournment. 76. Number of votes to which Shareholder entitled.—On a show of hands every Shareholder shall have one vote only. In case of a poll every Shareholder shall have one vote for every share up to ten, an additional vote for every five shares beyond the first ten up to one hundred, and an additional vote for every ten shares beyond the first hundred up to four hundred, beyond which shares will not carry votes.

77. Guardian of Infant, &c., when not entitled to vote.—The parent or guardian of an infant Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled

committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder. 78. Voting in Person or by Proxy.—Votes may be given personally or by proxy. The instrument appointing a proxy shall be in print or in writing, and shall be under the hand of the appointor, or if such appointor is a corporation under its common seal. Except that a corporation being a Shareholder may appoint as proxy a member or officer of its own, no person shall be appointed a proxy who is not a member of the Company and qualified to vote. Any Shareholder residing in foreign parts may deposit in the office of the Company an instrument of proxy (properly stamped for this purpose) valid for all meetings whatever during such absence and until revocation. 79. When Proxy to be deposited.—The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time for holding the meeting at which the person named in such instrument proposes to vote, but no instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution, except that it may be used on the adjournment of the meeting for

which it was originally intended to be given, and except that any member absent abroad may deposit an instrument of proxy in the office as provided by clause 77.

80. Validity of vote in event of death of Principal.—A vote given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death of the principal or revocation of the appointment, unless notice in writing of the death or revocation shall have been received at the office of the Company twenty-four hours at least before the meeting.

81. Member in Arrear not to vote.—No Shareholder shall be entitled to be present or vote on any question, either personally or by proxy, or as proxy for another Shareholder, except only as proxy for a corporation of which he is a member or officer, at any General Meeting, or upon a poll, or be reckoned in a quorum whilst any call or other sum shall be due and payable to the Company in respect of any shares of such Shareholder.
82. Form of Proxy.—Any instrument appointing a proxy shall be as nearly as circumstances will admit in the following form to be presented on the sum share of the sum statement appointing a proxy shall be as nearly as circumstances will admit in the following form to be presented on the sum statement appointing a proxy shall be as nearly as circumstances will admit in the following form to be presented on the sum statement appointing a proxy shall be as nearly as circumstances will admit in the following form to be presented on the sum statement appoint on the sum statement ap

following form :--

The New Colombo Ice Company, Limited.

I _____, of _____, appoint _____, of _____ (a Shareholder in the Company), as my proxy to represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to be held on the _____ day of _____, one thousand eight hundred and _____, and at any adjournment thereof, and at every poll which may be taken in consequence thereof.

As witness my hand this ------ day of ------, one thousand eight hundred and -Signed in the presence of -

83. Objection to validity of vote.—No objection shall be made to the validity of any vote (whether given personally or by proxy) except at the meeting or poll at which such vote shall be tendered, and every vote (whether given personally or by proxy) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.
84. No Shareholder to be prevented from voting by being personally interested in result.—No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.
85. Shareholder should be registered for three months previous to Meeting before he can vote.—Every Shareholder not disqualified by the preceding Articles, who has been duly registered for three months previous to the General Meeting, shall be entitled to be present and to speak and vote at all meetings.

PREFERENCE SHARES AND MEETINGS OF CLASSES OF SHAREHOLDERS.

86. Preference and deferred shares.—Any shares from time to time to be issued or created may from time to time be issued with any such guarantee or any such right of preference, whether in respect of dividend or of repay-ment of capital or both, or any such other privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, or with any such right of voting, and generally on such terms as the Company may from time to time determine in General• Meeting. 87.

87. Resolutions affecting a particular class of Shares.—If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may by an extraordinary resolution passed at a meeting of such holders consent on behalf of all the holders of shares may by an extraordinary resolution passed at a meeting of such holders consent on behalf of all the holders of shares of the class to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares, and error brocking and the heiding merculy the helders of the reduction of the Company's capital affecting the class of shares. and such resolution shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent in any case in which but for this Article the object of the resolution, could have been effected without it.

88. Meeting affecting a particular class of Shares.—Any meeting for the purpose of the last preceding classe shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member not being a Director shall be entitled to notice thereof, or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any five members personally present and entitled to vote at the meeting.

DIRECTORS.

89. Number of Directors.-Unless otherwise determined by a General Meeting the number of Directors shall never be less than four nor more than eight.

90. Their qualification and remuneration.-The qualification of a Director shall be his holding in his own right 90. Their qualification and remainstation.— The qualification of a Director shall be his holding in his own right at least fifteen shares. A first Director may act before acquiring his qualification, but shall in any case acquire the same within one month from his appointment. As a remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding rupees three thousand (Rs. 3,000) annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra covering bareing for notice mode and any extra remuneration to the Managing Directors of the Company

remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company. 91. Appointment of First Directors, and duration of their Office.—The first Directors shall be Stanley Bois of Colombo, Archibald Forsyth of Colombo, Villiers Alexander Julius of Colombo, the Honourable William Wilson Mitchell of Colombo, William Stephen Tudor Saunders of Dikoya, and Garlick Wilhelm Suhren of Colombo, who shall hold office till the first Ordinary Meeting, when they shall all retire, but shall be eligible for re-election. 92. Directors may appoint Managing Director or Directors : his or their remuneration.—One or more of the Directors may be appointed by the Directors to act as Managing Director or Managing Directors of the Company for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Managing Director or Managing Directors, and the Directors may devolve on the Managing Director or Managing Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services either by way of salary, commission, or the payment of a lump sum of money as they shall think fit.

for such services either by way of salary, commission, or the payment of a lump sum of money as they shall think fit. 93. Appointment of Successors to Directors.—'The General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent General Meeting.

94. Board may fill up Vacancies and add to their number.—The Board shall have power at any time and from time to time before the first Ordinary Meeting to supply any vacancies in their number arising from death, resignation, or otherwise.

95. Duration of Office of Directors appointed to Vacancy.—Any casual vacancy occurring in the number of Directors subsequent to first Ordinary Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

Two to retire Annually .- At the second Ordinary General Meeting and at the Ordinary General Meeting in 96. every subsequent year two of the Directors for the time being shall retire from office as provided in clause 97. 97. Retiring Directors how determined.—The Directors to retire from office at the second and third Ordinary

General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office, but a Managing Director shall not, while he holds such office, be subject to retire by rotation.

98. Retiring Directors eligible for re-election.-Retiring Directors shall be eligible for re-election.

99. Decision of Question as to retirement.—In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot. 100. Number of Directors how increased or reduced.—The Company in General Meeting may from time to time

increase or reduce the number of Directors and alter their qualification, may also determine to what rotation such increased or reduced number is to go out of office.

101. If election not made, retiring Directors to continue until next Meeting.—If at any meeting at which an election of a Director ought to take place, the place of the retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary Meeting in the next year, and so on from meeting to meeting, until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors. 102. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by leaving the same at the office, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.

become vacant.

When office of Director to be vacated.-The office of Director shall be vacated (a) if he accepts or holds 103. any office or place of profit (other than Managing: Director or Secretary) under the Company; (b) if he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors; (c) if by reason of mental or bodily infirmity he becomes incapable of acting; (d) if he ceases to hold the required number of shares to qualify him for the office; (e) if by notice in writing to the Company he resigns his office.

104. No Director shall be disqualified by his office from contracting with the Company, either as vender, purchaser, or otherwise; nor shall any such contract or arrangement entered into by or on behalf of the Company with any Company or partnership of or in which any Director shall be a member or otherwise interested be avoided; nor shall any Director so contracting or being such a member or so interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason only of such Director holding that office or of the fiduciary relation thereby established; but no Director shall vote in respect of any such contract or arrangement, and the nature of his interest where it does not appear on the face of the contract shall be disclosed by him at the meeting

of the Directors at which the contract or arrangement is determined on, if his interest then exists, or in any other case at the first meeting of the Directors after the acquisition of his interest. 105. How Directors removed and Successors appointed.—The Company may by a special resolution remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead, and the Director so appointed shall hold office only during such time as the Director in whose place he is consistent and the director in whose place he is appointed would have held the same if he had not been removed.

106. Indemnity to Directors and others for their own acts and for the acts of others.—Every Director or officer and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him respectively in or about the discharge of his respective duties, except such as happen from his respective wilful acts or defaults, and no Director or officer, nor the heirs, executors, or administrators of any Director or officer shall be liable for any other Director or officer, or for joining in any receipt or other acts of conformity, or for any loss or expenses happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortuous act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his respective office or in relation thereto, unless the same happen through his own wilful act or default. 107. No contribution to be required from Directors beyond amount, if any, unpaid on their Shares.—No contribution shall be required from any present or pist Directors beyond amount, if any, unpaid on their Shares.

shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is flable as a present or past Shareholder.

POWERS OF DIRECTORS.

Powers of Directors.—The business of the Company shall be managed by the Directors either by themselves 108. or through the Managing Director, or by any agent or agents, secretary or secretaries of the Company in such manner as the Directors shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses as well preliminary as otherwise paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the shares of the Company. 109. The Directors shall carry on the business of the Company in such manner as they may think most expedient, and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on they may average all such average in such as the powers and authorities by any Ordinance or by these presents expressly conferred on

them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, then, they may exercise an such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject nevertheless to the provisions of any such Ordinance, and of these presents, and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting, but no regulation made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made. The generality of the nowers conferred by any clause in these presents on the Directors shall not be taken to

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to

be limited by any clause conferring any special or expressed power. 110. The Directors shall have power to make, and may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may a point such managers, agents, secretaries, officers, clerks, and servants for such period or periods, and with such remuneration and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, officers, clerks, or servants for such reasons as they may think proper and advisable and without assigning any cause.

. 111. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may, appoint to draw, accept, make, endorse, and sign cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements and other documents on behalf and for the purposes of the Company, also proxy or proxies

to any proctor or proctors. 112. The Directors shall also have power to appoint an agent or secretary, or agents or secretaries, and to enter into agreements in connection therewith, also to appoint a proctor or proctors, attorney or attorneys, and whatever other officers they may consider necessary to assist in carrying on the business of the Company, and from time to time to revoke such appointments. They shall from time to time determine as they shall see fit the duties of the agent or secretary, or agents or secretaries, and of the Managing Director and other officers, and may delegate to him or them all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained, and they shall have power to fix the remuneration of such agent or secretary, or agents or secretaries, and Managing Directors or other officers. They shall not, however, be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and the conditions under which they may be so used, and such limitations and conditions shall be an essential part of the powers so delegated, and compliance therewith shall be a condition precedent to the exercise of these powers. The Directors shall also have the power to bring or defend any action, suit, prosecution, or other legal proceedings in the name of the Company.

113. It shall be lawful for the Directors, if authorized so to do by the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other Company or individual or individuals, or for the sale or disposal of the business, estate, and effects of the Company or any part thereof, respectively, to any Company or person upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose, and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall thereupon be dissolved.

114. The Directors shall effercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting.

PROCEEDINGS OF DIRECTORS.

115. Meetings of Directors .- The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined two Directors shall be a quorum. 116. A Director may summon Meetings of Directors.—A Director may, and the Secretary at the request of any Director shall, at any time summon a meeting of Directors.

Who is to preside at Meetings of Board.-The Board may elect a Chairman and Deputy Chairman of their 117. meetings and determine the period for which they are to hold office, and all meetings of the Directors shall be presided over by the Chairman if one has been elected and is present, or in his absence by the Deputy Chairman, but if the offices of Chairman and Deputy Chairman be vacant, or if at any meeting of Directors the Chairman and Deputy Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.

118. Questions at Meetings how decided.—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to bis vote as a Director in addition to his vote as a Director.

119. Board may appoint Committees.—The Board may delegate any of their powers to Committees consisting of such member or members of their body as the Board may think fit, and they may from time to time revoke and discharge any such Committee, either wholly or in part, and either as to persons or purposes ; but every Committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board.

120. Acts of Board or Committees valid notwithstanding informal appointment.—The acts of the Board and of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if every person had been duly appointed, provided the same be done before the discovery of the defect.

121. Regulation of Proceedings of Committees.-The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of such committees share be same are applicable thereto, and be not superseded by the express terms of the appointment of such committees respectively or any regulation imposed by the Board. 122. Resolution in writing by all the Directors as valid as if passed at a Meeting of Directors.—A resolution in writing signed by all the Directors shall be as valid and effectual as if it had been passed at a meeting of the Directors

duly called and constituted.

123. Minutes.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, videlicet :--

(a) Of all appointments of officers and committees made by the Directors.

(b) Of the names of the Directors present at each meeting of the Directors, and of the members of the com-mittee appointed by the Board present at each meeting of the committee.

(c) Of the proceedings of all General Meetings.
 (d) Of the proceedings of all meetings of the Directors and of the committees appointed by the Board.

124. Signature of Minutes of Proceedings and effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person or one of the persons who shall minutes at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, respectively, and all minutes purporting to have been signed by the Chairman of any such General Meeting, Board Meeting, or Com-mittee Meeting, respectively, shall; for all purposes whatsoever, be *primâ facie* evidence of the actual and regular passing of the resolutions, and the actual and regular transaction of occurrences of the proceedings and other matters purpor-ting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the distingtion of the regularity of the meeting at which the same shall appear to have taken place, and

of the chairmanship and signature of the person appearing to have signed as chairman. 125. When the business of the Company shall commence.—The Directors shall be at liberty to carry on the business of the Company as soon as they shall think fit, notwithstanding the whole capital may not have been subscribed for or taken.

COMMON SEAL.

Common Seal.-The Directors shall provide a common seal of the Company and shall provide for the safe 126. custody thereof, and it shall never be used except by the authority of the Directors previously given and in the presence of two Directors at the least, who shall sign every instrument to which the seal is affixed, and every such instrument shall be countersigned by the Secretary or some other person appointed by the Directors.

ACCOUNTS.

127. Accounts.—The Directors shall cause true accounts to be kept of the paid up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such receipts and expenditure take place, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company, and the accounts shall be kept in such books and in which accounts the presistered office of the Company as the Directors think fit. such a manner at the registered office of the Company as the Directors think fit. 128. Inspection of Accounts.—The Directors shall from time to time determine whether and to what extent,

and at what times and places, and under what conditions or regulations, the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders, and no Shareholder shall have any right of inspecting any account, or book, or document of the Company except as conferred by the statutes, or authorized by the Directors,

or by a resolution of the Company in General Meeting. 129. Balance Sheet.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure and a balance sheet containing a summary of the property and liabilities

of the Company made up to the end of the previous year. 130. Report to accompany Statement.—Every such statement shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.

131. Copy of Balance Sheet to be sent to Shareholders.—A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at or posted to the registered address of every Shareholder.

DIVIDENDS, BONUS, AND RESERVE FUND.

132. Declaration of Dividend.—The Company may in General Meeting from time to time declare a dividend to be paid to the Shareholders in proportion to their shares, but no dividend shall be payable except out of net profits. No larger dividend shall be declared than is recommended by the Directors. The Company in General

Meeting may however declare a smaller dividend. 133. Interim Dividend.—The Directors may, if they think fit, determine on and declare an interim dividend to

be paid to the Shareholders on account and in anticipation of the dividend on the then current year. 134. Reserve Fund.—Previously to the Directors recommending any dividend they may set aside out of the profits of the Company such a sum as they think proper as reserve fund, and shall invest the same in such securities

as they shall think fit, or place the same in fixed deposit in any bank or banks. 135. Application thereof.—The Directors may from time to time apply such portion as they think fit of the reserve fund to meet contingencies; or for equalizing dividends, or for working the business of the Company, or for repairing, or maintaining, or extending the buildings and premises, or for the repair, or renewal, or extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient. 136. Unmaid Interest on Diridend act to here Interest. No unpaid interest on dividend shall over here interest.

136. Unpaid Interest or Dividend not to bear Interest. - No unpaid interest or dividend shall ever bear interest against the Company.

137. No Shareholder to receive Dividend while Debt due to Company .- No Shareholder shall be entitled to receive payment of any dividend in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares or otherwise howsoever.

Directors may deduct Debt from the Dividends .- The Directors may deduct from the dividend payable to 138. any Sharedolder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend is payable. 139. Notice of Dividend; Forfeiture of Unclaimed Dividend.—Notice of all interest or dividends to become

payable shall be given to each Shareholder entitled thereto; and all interests or dividends unclaimed by any Shareholder for three years, after notice thereof is given, may be forfeited by a resolution of the Board of Directors for the benefit of the Company, and if the Directors think fit may be applied in augmentation of the reserve fund. 140. Loss of Dividend Warrant.—The Company shall not be responsible for the loss of any cheque, dividend warrant or past office order which shall be sont by post in respect of dividende

warrant, or post office order which shall be sent by post in respect of dividends. 141. Shares held by a Firm.-Every dividend or bonus payable in respect of any share held by a firm may be

paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm. 142. Joint-holders other than a Firm.—Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm may be paid to, and an effectual receipt given by, any one of such persons.

AUDIT.

143. Accounts to be audited.-The accounts of the Company shall once at least in every year be examined and the correctness of each balance sheet ascertained by, one or more auditor or auditors.

144. Auditors. - The number of auditors, the person or persons to fill the office of auditor or auditors, and the remuneration of the auditor or auditors and his or their term of office may from time to time be determined and

varied by the Company in General Meeting. 145. Appointment of First Auditors.—Subject to the last Article the Directors may appoint the first auditor or auditors to audit the accounts of the Company until the first Ordinary General Meeting, when he or they shall

auditors to audit the accounts of the Company until the first Ordinary General Meeting, when he or they shall retire, but shall be eligible for re-election, and the Directors may fix his or their remuneration.
146. Retirement of Auditors.—The auditor or auditors for the time being shall retire at the first Ordinary General Meeting in every year, but shall be eligible for re-election. If on the retirement of an auditor as aforesaid no person shall be appointed his successor by the Ordinary General Meeting at which his retirement shall take place, he shall be considered or re-elected for another year, although no resolution to that effect shall be passed or proposed. If any casual vacancy shall occur in the office of auditor the Directors shall forthwith fill up same.
147. Duty of Auditors.—Every auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with accounts and vouchers relating thereto and to report thereon to the meeting, generally or specially, as he may think fit.
148. Accounts to be open to Auditors.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the auditors for the purpose of audit.

at all times be open to the auditors for the purpose of audit.

NOTICES.

149. Notices how authenticated.—Notices from the Company may be authenticated by the signature (printed or written) of the agent or secretary, agents or secretaries, or other persons appointed by the Board to do so. 150. Shareholders to register Address.—Every Shareholder shall give an address in Ceylon which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company. 151. Service of Notices. — A notice may be served by the Company upon any Shareholder, either personally or by sending through post in a prepaid letter addressed to such Shareholder at his registered address or place of abode; and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless and until his executors or administrators shall have given to the

Directors, or to the agent or secretary, or agents or secretaries of the Company their own or some other address. 152. Notice to Joint-holders of Shares other than a Firm.—All notices directed to be given to a Shareholder shall, with respect to any share to which persons are jointly entitled other than a firm, be given to whichever of such persons is named

first in the register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares. 153. Date and Proof of Service.—Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address; and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box; and the entry in the Company's books of the leaving or sending by post of any

notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary. 154. Non-resident Shareholders must register Addresses in Ceylon.—Every Shareholder residing out of Ceylon shall name and register in the books of the Company an address within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered such an address he shall not be entitled to any notices.

Period for Notices .-- Where a given number of days notice, or a notice extending over any other period is required to be given, the day of service shall, but the day upon which such notice will expire shall not be included on such number of days or other period.

ARBITRATION.

. 156. Directors may refer Disputes to Arbitration .- Whenever any question or lother matter whatsoever arises in dispute between the Company and any other Company or person, the same may be referred by the Directors to arbitration in such manner and upon such terms and conditions as they may think fit.

EVIDENCE.

Evidence in Action by Company against Shareholders .- On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was when the claim arcse on the register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company. and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who make any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof of the matters aforesaid shall be conclusive evidence of the debt.

DISTRIBUTION OF ASSETS ON WINDING UP. 158. Distribution.—If the Company shall be wound up, and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied first in repaying to the all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied first in repaying to the holders of the preference shares (if any) the amounts paid up or reckoned as paid up thereon, and the balance in repaying to the holders of the ordinary shares, the amounts paid up or reckoned as paid up on such ordinary shares. If there shall remain any surplus assets after repayment of the whole of the paid up capital, such surplus assets shall be divided among the Shareholders in proportion to the capital paid up or reckoned as paid up on the shares which are held by them respectively at the commencement of the winding up. 159. Purchase of Company's Property by Shareholders.—Any Shareholder, whether a Director or not, or whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them. 160. Payment in Specie and vesting in Trustees.—If the Company shall be wound up the liquidator, whether voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie

voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with the sanction of the Company in General Meeting, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator with the like sanction shall think fit.

In witness whereof the Subscribers to the Memorandum of Association have hereto set and subscribed their names at Colombo this 21st day of March, One thousand Eight hundred and Ninety-four.

V. A. JULIUS, Colombo. T. WALKER, Colombo. S. BERWICK, Colombo. Α. W. HENRY FIGG, Colombo. W. SAUNDERS, Dikoya. EDWARD CHRISTIAN, Colombo. FRED. W. BOIS, Colombo. Witness to the above signatures : H. CREASY, Notary Public.

OTICE is hereby given that I, the undersigned, Hettikankanange Charlis Perera Samarasekara, of Talpitiya, in the District of Kalutara, intend, at the expiration of three months from the date hereof, to apply to His Excellency the Governor to be admitted and enrolled a Notary Public for the District of Kalutara.

C. P. SAMARASEKARA. Talpitiya, March 30, 1894.

කාළුතර දිස්හික්කේ අල්පිටියේ පදන්වි ගෙව්ටිකංකා නන්ගේ චාරලිස් පෙරා සමරගස්කරවන මා කඵ තර දිස්නික්කේ පුසිඩ නොතාරිස් කෙනෙක් ලෙස පත්කරන හැවියට මෙතැත්පවන් තුත්මාසයක් ගිය තැනදී ගරුතර ආණ්ඩුකාර උතුමානන්වහන්සේගෙන්

ඉල්ළුම්කරන්ට අදහස්කරගන සිටින බැව් මෙයින් දන් වමි.

වුණී 1894 ක්වූ මාර්තු මස 30 සී. පී. සමරසේකර, වෙනි දින තල්පිවියේදිය.

இதன்கீழ் கைஒ**ட்**பம் வைக்கிற தல்பிடியில் ⁶எட்டி கன்கானன்கே சார்லஸ் பெரோா சமரசேகர என்ட ஞன் இதிலிருந்து மூன்று மாதத்துக்குள்ளாக களுத் துறை தில்திறிக்குக்கு பிசத்த நொத்தாரிஸ் வேலே இலங்கை இராசாவிடத்தில், கேட்கும்படி **கிணத்திருக்** கிறேன்.

சி. பீ. சமரசேகர். தல்பிற்**றிய**, கஅசுச ம் எுப்பங்குனிமீ குடிந் உ.

GOVERNMENT NOTIFICATIONS.

Continued from page 868.

Comparative Statement of the Revenue of the Colony of Ceylon for the Years 1892 and 1893.

:	Reven	UE. '	•			1892.		1893.		Increase.	Decrea	ase.
				•	•			- / 				
						Rs.	c.	Rs.	c.	Rs. c.	Rs.	c.
Customs	•••		•••	• ,		4,386,930	16	4,236,932	3-		149,998	
Port, Harbour, Wharf, af	ıd Ligh	thouse D	ues			768,327	16	788,551	46	20,224 30	· · · ·	
Licenses, Excise, and I	nterna	l Revenu	ae not	other	wise				•			
classified •			•			5,286,434	.99	4,585,078	88	_ ·	. 701,356	5 11
Fees of Court or Office,]		it for Sp	ecific Se	rvices,	and							·
Reimbursements in Aie	ł,	• ·			•	1,301,101		1,374,391		73,290 4		•
Post and Telegraph	•••		•••		•••	557,793	54	603,238	89	45,445 35		
Fovernment Railways	•••		•••			4,698,087	65	4,956,481	71	258,394 6		
Rent of Government Pro	operty					83,118		90,613		• 7,494 66	·	
Interest					•••	258,566	63	291,581	44	33,014 81	-	
Miscellaneous Receipts	*	•	•••		•••	360,048	23	433,165	53 1	73,117 30	1	
Sale of Government Proj	perty	•	•••		•••	406,562	86	393,572	14	<u> </u>	12,990	72
•				• .			<u> </u>		- ·		-	<u> </u>
•••	Total	exclusive	of Land	l Sales	•••	18,106,971	73	17,753,607	$29\frac{1}{2}$	510,980 52	864,344	96
Land Sales	•••		••• •		•••	420,864	3	300,056	38		120,807	65
•		•		Total		18,527,835	76	18,053,663	67]	510,980 52	985,152	61
							÷	·]			
		:						De	duct	Increase	. 510,980	$52\frac{1}{2}$
	•					•	••	Ne	t De	crease	474,172	8 1
		Estimate	d Dovor	, tor	100	2 12 -	170	47,984.00		٠		
	i.	Actual	d neven		103			53,663·671				
Audit Office, .	-			• •				J. A. Sv	ፖድጥጥ	ENHAM		
Colombo, April 4, 1894						A J .				ntroller of R		

Comparative Statement of the Actual Revenue of the Colony of Ceylon for the Month of December, 1892 and 1893.

	REVENUE	•		1892.	1893.	Increase.	Decrease.
•	•	•		Rs. c.	• Rs. c.	Rs. c:	Rs. c.
Customs	•			497,842 25.	. 379,616 21	—	118,226.4
Port, Harbour, Wharf, a	and Lighth	ouse Dues		71,551 74	61,286 35	<u> </u>	10,265 39
Licenses, Excise, and	Internal	Revenue not	otherwise	· •	, ,		,
classified			•	410,679 66	357,766 93		52,912 73
Fees of Court or Office,	Payment	for Specific Sei	rvices, and				•
. Reimbursements in ai	d			101,261 83	97,331 75		- 3,930 8
Post and Telegraph	•••	•••		57,934 98	81,493 23	23,558 25	
Government Railways	•••	•		432,482 54	454,304 84	21,822 30	
Rent of Government Pr	operty	•••	·	9,926 20	9,541 64	—	384 56
Interest		•••	•••	64,728 15	65,698 3	969 88	<i>←</i>
Miscellaneous Receipts	•••	· •••	•	31,752 35	26,980 22		. 4,772 13
Sale of Government Pro	operty	•••		50,598 54	68,836 33	18,237 79	
	Total ex	clusive of Land	l Sales	1,728,758 24	1,602,855 53	64,588 22	190,490 93
Land Sales		• •••		22,922 55	• 34,950 43	12,027 88	-
	-		Total	1,751,680 79	1,637,805 96	76,616 10	190,490 93
		•		•	•		
				• Deduc	t Increase		76,616 10
				Net De	ecrease		113,874 83
Audit Offic Colombo, April				Aud	• J. A. Sy litor General and	• VETTENHAM, l Controller o	f Revenue.

GEORGE J. A. SKEEN, GOVERNMENT PRINTER, COLOMBO, CEVION